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10/792,179	03/03/2004	Brett B. Stewart	6591/54326US2	4932
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EXAMINER				
DUDA, ADAM K				
ART UNIT		PAPER NUMBER		
2416				
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12/10/2008		ELECTRONIC		

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ptomail1@bakerbotts.com  
glenda.orrantia@bakerbotts.com

# Office Action Summary

Application No.

10/792,179

Applicant(s)

STEWART ET AL.

Examiner

ADAM DUDA

Art Unit

2416

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --  
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

## Status

- 1) ☒ Responsive to communication(s) filed on 8/8/2008-8/20/2008.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

## Disposition of Claims

- 4) ☒ Claim(s) 1-65 is/are pending in the application.
- 4a) Of the above claim(s) 8 and 22 is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-7, 9-21, 23-65 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

## Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 13 March 2004 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

## Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

## Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statements(s) (PTO/SB08)
- 4) ☐ Interview Summary (PTO-413)
- 5) ☐ Paper No(s)/Mail Date \_\_\_\_\_
- 6) ☐ Other: \_\_\_\_\_

## DETAILED ACTION

### *Response to Arguments*

1. Applicant's arguments filed 8/20/2008 have been fully considered but they are not persuasive.

#### **Applicant Argues That:**

Applicants respectfully submit that Stewart and combinations of references proposed by the Examiner fail to disclose, teach, or suggest, the elements specifically recited in Applicants' claims. For example, the proposed Stewart-P802.1Q/D11 combination fails to disclose, teach, or suggest the following elements recited in independent Claim 1:

the first wireless access point is operable to implement a plurality of possible VLANs;  
the first wireless access point determining the indicated VLAN from the plurality of possible VLANs according to the identification information.

Stewart discloses an access point (AP) that determines whether a mobile unit can access a particular information provider:

In steps 35 and 40, the access point 10 scans the mobile unit 5 and determines whether the mobile unit I.D. (identity) matches a prestored I.D., and in step 45, the communication between the mobile unit 5 and the access point 10 begins.

(Stewart, col. 4, lines 1-4.)

In addition, mobile unit 5 would also be equipped with a code generator which generates an identification code that can be transmitted to and recognized by the access point 10 or a system accessed through access point 10. Such an identification code allows recognition of a user before providing access to system services, thereby providing a measure of security and a service billing mechanism.

(Stewart, col. 3, lines 56-63.)

Stewart suggests that if there are multiple information providers, then there are multiple access points:

... FIG. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and service and information providers would typically be connected to network 15 to service any number of mobile units, ....

(Stewart, col. 7, lines 33-39.) That is, Stewart suggests that multiple access points, not a single access point, would provide access to multiple information providers.

Furthermore, P802.1 Q/D11 merely discloses:

VLANs are support over all 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANs.

(P802.1 Q/D11, p. 14.) Thus, P802.1 Q/D11 fails to remedy the deficiency of Stewart.

#### **Examiner Respectfully Disagrees:**

Stewart was not cited to disclose the argues limitation in the non-final rejection mailed on 5/15/2008. Stewart was cited in the response for Patent Application 11/037,784 where a similar response was provided with same citations but in reference to IEEE 802.11 in place of 802.1Q/D11.

**P802.1Q/D11** discloses wherein:

the first wireless access point (i.e. IEEE 802 LAN MAC protocol device; see P802.1Q/D11; page 14; "VLANs are supported over all IEEE 802 LAN MAC protocols") is operable to implement a plurality of possible VLANs (see P802.1Q; page 22; "header carries both VLAN identification and priority information", thus VLAN identification information) and the first wireless access point (i.e. IEEE 802 LAN MAC protocol device; see P802.1Q/D11; page 14; "VLANs are supported over all IEEE 802 LAN MAC protocols") using the indicated VLAN (see P802.1Q/D11; page 15; points "b", "c", "d", and "e") to provide the data received from the portable computing device to a destination (i.e. performing transmission; see P802.1Q/D11; page 15; "VLANs are supported over all IEEE 802 LAN MAC protocols", thus over 802.11; "Traffic"; thus performing data transmission);

the first wireless access point (i.e. IEEE 802 LAN MAC protocol device; see P802.1Q/D11; page 14; "VLANs are supported over all IEEE 802 LAN MAC protocols") determining the indicated VLAN (see P802.1Q; page 22; "header carries both VLAN identification and priority information", thus VLAN identification information) from the plurality of possible VLANs (see P802.1Q; page 22; "header carries both VLAN identification and priority information", thus VLAN identification information from a plurality of VLAN information) according to the identification information (see P802.1Q/D11; page 22; "a tagged frame whose tag header carries both VLAN identification and priority information", thus identification information).

Therefore, the portions of P802.1Q/D11 cited do not merely disclose that "VLANs are supported over all 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANS" but disclose the limitations.

Furthermore, 802.1Q/D11 is a published copy of the 802.1Q standard allowing the implementation of VLANs for one of ordinary skill in the art. The VLAN implementation, as shown on page 14, is supported by all IEEE 802 LAN MAC protocols, thus 802.3 and 802.11 protocols. Page 22 discloses that the "header carries both VLAN identification and priority information" thus implementing a plurality of possible VLANs by identification information.

### **Double Patenting**

Amendments submitted 08/08/2008 on to the claims have not overcome the double patenting rejection. If applicant believes otherwise applicant is advised to provide evidence and reasoning.

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thornton*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

### **Double Patenting with U.S. Patent No 6,571,221 (Application # 09/433,818)**

Instant Application	US Patent 6,571,221
<p>1. A method for providing access to a wireless network system, wherein the wireless network system includes</p> <p>a plurality of wireless access points coupled to a network, the method comprising:</p> <p>wherein the portable computing device and the first wireless access point communicate using wireless Ethernet</p>	<p>24. A network system, comprising:</p> <p>a plurality of access points operable to be coupled to a network,</p> <p>wherein each of the plurality of access points is configured to communicate with a portable computing device operated by a mobile user;</p>

<p>a first wireless access point receiving identification information from a portable computing device in a wireless manner,</p> <p>wherein the identification information indicates a VLAN, wherein the first wireless access point is operable to implement a plurality of possible VLANs;</p> <p><u>the first wireless access point determining the indicated VLAN from the plurality of possible VLANs according to the identification information</u></p> <p>the first <u>wireless</u> access point receiving data from the portable computing device in a wireless manner;</p> <p>the first <u>wireless</u> access point using the indicated VLAN to provide the data received from the portable computing device to a destination.</p>	<p>wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device,</p> <p>wherein the digital certificate comprises sponsorship information of the mobile user;</p> <p>wherein access charges for access to the network are computed based on the sponsorship information comprised in the digital certificate.</p>
<p>9. A method for providing access to a wireless network system, wherein the wireless network system includes</p> <p>a plurality of wireless access points coupled to a network,</p> <p>the method comprising:</p> <p>a first wireless access point receiving identification information from a portable computing device in a wireless manner, wherein the portable computing device and the first wireless access point communicates using wireless Ethernet,</p> <p>wherein the identification information indicates a network provider of a plurality of possible network providers;</p> <p><u>the first wireless access point configured to provide access to the plurality of possible network providers</u></p> <p>determining the network provider from the plurality of possible network providers for the portable computing device based on the identification information;</p> <p>the first <u>wireless</u> access point receiving data from the portable computing device in a wireless manner;</p> <p>providing the data received from the portable computing device to a destination based on the determined network provider.</p>	<p>24. A network system, comprising:</p> <p>a plurality of access points operable to be coupled to a network,</p> <p>wherein each of the plurality of access points is configured to communicate with a portable computing device operated by a mobile user;</p> <p>wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device,</p> <p>wherein the digital certificate comprises sponsorship information of the mobile user;</p> <p>wherein access charges for access to the network are computed based on the sponsorship information comprised in the digital certificate.</p>
<p>20. A method for providing selective access to network resources in a distributed wireless network system,</p>	<p>24. A network system, comprising:</p>

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<p>wherein the wireless network system includes a plurality of access points coupled to a network,</p> <p>wherein the plurality of access points are arranged at known locations in a geographic region, the method comprising:</p> <p>a first access point receiving identification information from a portable computing device;</p> <p><u>the first access point configured to provide access to a plurality of possible network providers;</u></p> <p><u>determining, by the first access point, an indicated network provider from the plurality of possible network providers according to the identification information</u></p> <p>the first access point providing geographic location information indicating a known geographic location of the portable computing device;</p> <p>determining a charge for the portable computing device to gain access to the network provider based on the identification information and the known geographic location of the portable computing device.</p> <p><u>using the indicated network provider to provide data received from the portable computing device to a destination</u></p>	<p>a plurality of access points operable to be coupled to a network,</p> <p>wherein each of the plurality of access points is configured to communicate with a portable computing device operated by a mobile user;</p> <p>wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device,</p> <p>wherein the digital certificate comprises sponsorship information of the mobile user;</p> <p>wherein access charges for access to the network are computed based on the sponsorship information comprised in the digital certificate.</p>
<p>26. A network system, comprising:</p> <p>a network;</p> <p>one or more wireless access points coupled to the network,</p> <p>wherein each of one or more wireless access points is operable to communicate using wireless Ethernet with one or more computing devices,</p> <p>wherein each of the one or more wireless access points is configured to receive identification information from a computing device of the one or more computing devices indicating a network provider of a plurality of possible network providers,</p> <p><u>wherein each of the one or more wireless access points is configured to provide access to the plurality of possible network providers</u></p> <p>wherein each of the one or more wireless access points includes a memory medium which stores a data structure, wherein the data structure comprises a list of identification information entries and corresponding network providers, wherein each</p>	<p>24. A network system, comprising:</p> <p>a plurality of access points operable to be coupled to a network,</p> <p>wherein each of the plurality of access points is configured to communicate with a portable computing device operated by a mobile user;</p> <p>wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device,</p> <p>wherein the digital certificate comprises sponsorship information of the mobile user;</p>

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<p>entry indicates a respective network provider of the plurality of possible network providers;</p> <p>wherein each of the one or more <u>wireless</u> access points is operable to determine the network provider indicated by the identification <u>information from the plurality of possible network providers</u></p> <p>wherein, in determining the network provider for the portable computing device, each of the one or more <u>wireless</u> access points is operable to access the memory medium and use the received identification information to determine the network provider;</p> <p>wherein network access is provided to the computing device through the indicated network provider.</p>	<p>wherein access charges for access to the network are computed based on the sponsorship information comprised in the digital certificate.</p>
<p>44. A wireless access point for providing network access to one or more computing devices,</p> <p>wherein the <u>wireless</u> access point is operable to be coupled to a network,</p> <p>wherein the wireless access point is operable to communicate with a computing device of the one or more computing devices,</p> <p>wherein the wireless access point is configured to receive identification information from the computing device</p> <p>indicating a network provider of a plurality of possible network providers, <u>wherein the wireless access point is configured to provide access to the plurality of possible network providers,</u></p> <p>wherein the wireless access point includes a memory medium operable to store a data structure,</p> <p>wherein the data structure comprises a list of identification information entries and corresponding network providers, wherein each entry indicates a respective network provider of the plurality of possible network providers;</p> <p>wherein the wireless access point is operable to determine the network provider indicated by the identification <u>information from the plurality of possible network providers,</u></p> <p>wherein, in determining the network provider for the computing device, the wireless access point is operable to access the memory medium and use the received identification information to determine the network provider;</p> <p>wherein the wireless access point is operable to provide data received from the computing device to a destination based on the determined network provider;</p> <p>wherein network access is provided to the computing device through the destination.</p>	<p>24. A network system, comprising:</p> <p>a plurality of access points operable to be coupled to a network,</p> <p>wherein each of the plurality of access points is configured to communicate with a portable computing device operated by a mobile user;</p> <p>wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device,</p> <p>wherein the digital certificate comprises sponsorship information of the mobile user;</p> <p>wherein access charges for access to the network are computed based on the sponsorship information comprised in the digital certificate.</p>



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***The applicant is asked to address all potential nonstatutory double patenting issues with the current application and U.S. Patent No. 6,970,927 (Former Application # 09/707,729). Not all double patenting issues have been shown in regard to U.S. Patent No. 6,970,927 (Former Application # 09/707,729) in this office action due to the burden on the examiner.***

Instant Application	US Patent 5,835,061
<p>1. A method for providing access to a wireless network system, wherein the wireless network system includes</p> <p>a plurality of wireless access points coupled to a network, the method comprising:</p> <p>wherein the portable computing device and the first wireless access point communicate using wireless Ethernet</p> <p>a first wireless access point receiving identification information from a portable computing device in a wireless manner,</p> <p>wherein the identification information indicates a VLAN, wherein the first wireless access point is operable to implement a plurality of possible VLANs;</p> <p><u>the first wireless access point determining the indicated VLAN from the plurality of possible VLANs according to the identification information</u></p> <p>the first <u>wireless</u> access point receiving data from the portable computing device in a wireless manner;</p> <p>the first <u>wireless</u> access point using the indicated VLAN to provide the data received from the portable computing device to a destination.</p>	<p>1. A geographic-based communications service system for portable computer users, comprising:</p> <p>a portable computer for processing, transmitting and receiving information wherein said portable computer is configured to transmit in a wireless transmission a beacon signal including a unit ID identifying said portable computer;</p> <p>a centralized network;</p> <p>a plurality of access points connected to said centralized network and arranged at known locations in a geographic region,</p> <p>wherein each of said plurality of access points is configured to independently detect said beacon signal and, upon detection of said beacon signal by a single one of said plurality of access points in proximity to said portable computer, said single one of said plurality of access points independently transmits and receives information to and from said portable computer,</p> <p>wherein said information is dependent upon said user ID;</p> <p>a plurality of information providers connected to said centralized network, said centralized network accessing said information providers based on said user ID received from said single one of said plurality of access points.</p>
<p>9. A method for providing access to a wireless network system, wherein the wireless network system includes</p>	<p>1. A geographic-based communications service system for portable computer users, comprising:</p> <p>a portable computer for processing, transmitting and receiving information wherein said portable computer is configured to transmit in a wireless transmission a beacon signal including a unit ID identifying said portable computer;</p> <p>a centralized network;</p>

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<p>a plurality of wireless access points coupled to a network, the method comprising:</p> <p>a first wireless access point receiving identification information from a portable computing device in a wireless manner,</p> <p>wherein the portable computing device and the first wireless access point communicates using wireless Ethernet,</p> <p>wherein the identification information indicates a network provider of a plurality of possible network providers;</p> <p><u>the first wireless access point configured to provide access to the plurality of possible network providers</u></p> <p>determining the network provider <u>from the plurality of possible network providers</u> for the portable computing device based on the identification information,</p> <p>the first wireless access point receiving data from the portable computing device in a wireless manner;</p> <p>providing the data received from the portable computing device to a destination based on the determined network provider.</p>	<p>a plurality of access points connected to said centralized network and arranged at known locations in a geographic region, wherein each of said plurality of access points is configured to independently detect said beacon signal and, upon detection of said beacon signal by a single one of said plurality of access points in proximity to said portable computer,</p> <p>said single one of said plurality of access points independently transmits and receives information to and from said portable computer, wherein said information is dependent upon said user ID;</p> <p>a plurality of information providers connected to said centralized network, said centralized network accessing said information providers based on said user ID received from said single one of said plurality of access points.</p>
<p>20. A method for providing selective access to network resources in a distributed wireless network system,</p> <p>wherein the wireless network system includes a plurality of access points coupled to a network, wherein the plurality of access points are arranged at known locations in a geographic region, the method comprising:</p> <p>a first access point receiving identification information from a portable computing device;</p> <p><u>the first access point configured to provide access to a plurality of possible network providers;</u></p> <p><u>determining, by the first access point, an indicated network provider from the plurality of possible network providers according to the identification information</u></p>	<p>1. A geographic-based communications service system for portable computer users, comprising:</p> <p>a portable computer for processing, transmitting and receiving information wherein said portable computer is configured to transmit in a wireless transmission a beacon signal including a unit ID identifying said portable computer;</p> <p>a centralized network;</p> <p>a plurality of access points connected to said centralized network and arranged at known locations in a geographic region, wherein each of said plurality of access points is configured to independently detect said beacon signal and, upon detection of said beacon signal by a single one of said plurality of access points in proximity to said portable computer,</p> <p>said single one of said plurality of access points independently transmits and receives information to and from said portable computer, wherein said information is dependent upon said user ID;</p> <p>a plurality of information providers connected to said centralized network, said centralized network accessing said information providers based on said user ID received from said single one of</p>

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<p>the first access point providing geographic location information indicating a known geographic location of the portable computing device;</p> <p>determining a charge for the portable computing device to gain access to the network provider based on the identification information and the known geographic location of the portable computing device.</p> <p><u>using the indicated network provider to provide data received from the portable computing device to a destination</u></p>	<p>said plurality of access points.</p>
<p>26. A network system, comprising:</p> <p>a network;</p> <p>one or more wireless access points coupled to the network,</p> <p>wherein each of one or more wireless access points is operable to communicate using wireless Ethernet with one or more computing devices,</p> <p>wherein each of the one or more wireless access points is configured to receive identification information from a computing device of the one or more computing devices indicating a network provider of a plurality of possible network providers,</p> <p><u>wherein each of the one or more wireless access points is configured to provide access to the plurality of possible network providers</u></p> <p>wherein each of the one or more wireless access points includes a memory medium which stores a data structure, wherein the data structure comprises a list of identification information entries and corresponding network providers, wherein each entry indicates a respective network provider of the plurality of possible network providers;</p> <p>wherein each of the one or more <u>wireless</u> access points is operable to determine the network provider indicated by the identification <u>information from the plurality of possible network providers</u></p> <p>wherein, in determining the network provider for the portable</p>	<p>1. A geographic-based communications service system for portable computer users, comprising:</p> <p>a portable computer for processing, transmitting and receiving information wherein said portable computer is configured to transmit in a wireless transmission a beacon signal including a unit ID identifying said portable computer;</p> <p>a centralized network;</p> <p>a plurality of access points connected to said centralized network and arranged at known locations in a geographic region, wherein each of said plurality of access points is configured to independently detect said beacon signal and, upon detection of said beacon signal by a single one of said plurality of access points in proximity to said portable computer,</p> <p>said single one of said plurality of access points independently transmits and receives information to and from said portable computer, wherein said information is dependent upon said user ID;</p> <p>a plurality of information providers connected to said centralized network, said centralized network accessing said information providers based on said user ID received from said single one of said plurality of access points.</p>

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<p>computing device, each of the one or more <u>wireless</u> access points is operable to access the memory medium and use the received identification information to determine the network provider;</p> <p>wherein network access is provided to the computing device through the indicated network provider.</p>	
<p>1. A method for providing access to a wireless network system, wherein the wireless network system includes a plurality of wireless access points coupled to a network, the method comprising:</p> <p>wherein the portable computing device and the first wireless access point communicate using wireless Ethernet</p> <p>a first wireless access point receiving identification information from a portable computing device in a wireless manner,</p> <p>wherein the identification information indicates a VLAN, wherein the first wireless access point is operable to implement a plurality of possible VLANs;  <u>the first wireless access point determining the indicated VLAN from the plurality of possible VLANs according to the identification information</u></p> <p>the first <u>wireless</u> access point receiving data from the portable computing device in a wireless manner;</p> <p>the first <u>wireless</u> access point using the indicated VLAN to provide the data received from the portable computing device to a destination.</p>	<p>13. A method of using known locations of local area network access points (APs) to service mobile users who are in a vicinity of the APs, the method comprising the steps of:</p> <p>(a) detecting the presence of a mobile unit in the vicinity of one of said APs;</p> <p>(b) conveying a unit ID identifying said mobile unit to said one of said APs; and</p> <p>(c) transmitting/receiving information from the mobile unit to/from a network through said one of said APs, wherein the information is provided by information providers, and wherein at least one of said information providers is configured to store information indicative of past transactions associated with said user ID and to convey current information based upon said stored information.</p>
<p>9. A method for providing access to a wireless network system, wherein the wireless network system includes a plurality of wireless access points coupled to a network, the method comprising:</p> <p>a first wireless access point receiving identification information from a portable computing device in a wireless manner,</p> <p>wherein the portable computing device and the first wireless access point communicates using wireless Ethernet,</p> <p>wherein the identification information indicates a network provider of a plurality of possible network providers;  <u>the first wireless access point configured to provide access to the plurality of possible network providers</u>  <u>determining the network provider from the plurality of possible network providers</u> for the portable computing device based on the identification information;</p> <p>the first <u>wireless</u> access point receiving data from the portable computing device in a wireless manner;</p> <p>providing the data received from the portable computing device to a destination based on the determined network provider.</p>	<p>13. A method of using known locations of local area network access points (APs) to service mobile users who are in a vicinity of the APs, the method comprising the steps of:</p> <p>(a) detecting the presence of a mobile unit in the vicinity of one of said APs;</p> <p>(b) conveying a unit ID identifying said mobile unit to said one of said APs; and</p> <p>(c) transmitting/receiving information from the mobile unit to/from a network through said one of said APs, wherein the information is provided by information providers, and wherein at least one of said information providers is configured to store information indicative of past transactions associated with said user ID and to convey current information based upon said stored information.</p>
<p>20. A method for providing selective access to network resources in a distributed wireless network system,</p> <p>wherein the wireless network system includes a plurality of access points coupled to a network, wherein the plurality of access points are arranged at known locations in a geographic region, the method comprising:</p> <p>a first access point receiving identification information from a</p>	<p>13. A method of using known locations of local area network access points (APs) to service mobile users who are in a vicinity of the APs, the method comprising the steps of:</p> <p>(a) detecting the presence of a mobile unit in the vicinity of one</p>

<p>portable computing device;  <u>the first access point configured to provide access to a plurality of possible network providers;</u></p> <p><u>determining, by the first access point, an indicated network provider from the plurality of possible network providers according to the identification information</u></p> <p>the first access point providing geographic location information indicating a known geographic location of the portable computing device;</p> <p>determining a charge for the portable computing device to gain access to the network provider based on the identification information and the known geographic location of the portable computing device.</p> <p><u>using the indicated network provider to provide data received from the portable computing device to a destination</u></p>	<p>of said APs;</p> <p>(b) conveying a unit ID identifying said mobile unit to said one of said APs; and</p> <p>(c) transmitting/receiving information from the mobile unit to/from a network through said one of said APs, wherein the information is provided by information providers, and wherein at least one of said information providers is configured to store information indicative of past transactions associated with said user ID and to convey current information based upon said stored information.</p>
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The applicant is asked to address all potential nonstatutory double patenting issues with the current application and U.S. Patent No. 5,835,061 (Former application # 08/470,004). Not all double patenting issues have been shown in regard to U.S. Patent No. 5,835,061 (Former Application # 08/470,04) in this office action due to the burden on the examiner. Application 08/470,004 claims 1, 13, 17, 18, 19, and 20 show nonstatutory double patenting issues in regards to claims 1, 8, 9, 20, 26, and 44 of the instant application.

2. Claim 1 rejected on the ground of nonstatutory obviousness-type double

patenting as being unpatentable over claim 24 of U.S. *Patent No 6,571,221*

(*Application # 09/433,818*). Although the conflicting claims are not identical, they are

not patentably distinct from each other because:

Claim 1 discloses a “a method for providing access to a wireless network system, wherein the wireless network system includes” which is taught by claim

24's limitation of **"a network system, comprising:"** in reference to a **"wireless network system"** as disclosed in the abstract of US Patent No. 6,970,927.

Claim 1 discloses **"a plurality of wireless access points coupled to a network"** which is disclosed by claim 24's limitation of **"a plurality of access points operable to be coupled to a network,"**

Claim 1 discloses **"wherein the portable computing device and the first wireless access point communicate using wireless Ethernet"** which is disclosed by claim 24's limitation of **"wherein each of the plurality of access points is configured to communicate with a portable computing device operated by a mobile user;"**

Claim 1 discloses **"a first wireless access point receiving identification information from a portable computing device in a wireless manner"** which is disclosed by claim 24's limitation of **"wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device,"**

Claim 1 discloses **"wherein the identification information indicates a VLAN, wherein the first wireless access point is operable to implement a plurality of possible VLANs;"** which is disclosed by claim 24's limitation of **"wherein the digital certificate comprises sponsorship information of the mobile user;"**

Claim 1 further discloses regarding the **"sponsorship information"** which is disclosed in more detail by the limitations of **"the first access point receiving data from the portable computing device in a wireless manner; the first access point using the indicated VLAN to provide the data received from the portable**

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computing device to a destination.” which is disclosed in the specification of US Patent No. 6,970,927 on col. 9 lines 40-67 and col. 10 lines 1-21 and therefore is an obvious modification. Furthermore, the limitations are disclosed by **P802.1Q/D11** which is the draft of the IEEE VLAN specification and therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well **as** point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same **LAN**. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward **unicast**, multicast and broadcast traffic only on **LAN** segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play **ISO/IEC 15802-3 mode**. End-stations will be able to communicate throughout the Bridged LAN.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **MacKie-Mason** (“**Pricing Congestible Network Resources**”), thereby resolving the “problem of the commons” (see **MacKie-Mason; page 1141**) and discouraging usage when congestion is present, and for generating revenue for capacity expansion (see **MacKie-Mason; page 1141**).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Patent No 6,571,221 (Application # 09/433,818)**,

as taught by **US Patent No. 6,970,927 (Application # 09/707,729)**, thereby creating providing multiple levels of network access and services to users of networks (**see US 6,970,927; col. 1 line 44-50**) therefore the network provider may then provide Internet access and/or provide other network services commensurate with the user's access level (**see US 6,970,927; col. 3 lines 28-43**).

3. Claim 8 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 24 of U.S. **Patent No 6,571,221 (Application # 09/433,818)**. Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 8 discloses a **“a method for providing access to a wireless network system, wherein the wireless network system includes “** which is disclosed by claim 24's limitation of **“a network system, comprising:”** in reference to a **“wireless network system”** as disclosed in the abstract of US Patent No. 6,970,927.

Claim 8 discloses **“a plurality of wireless access points coupled to a network, the method comprising:”** which is disclosed by claim 24's limitation of **“a plurality of access points operable to be coupled to a network”**

Claim 8 discloses **“wherein the portable computing device and the first wireless access point communicates using wireless Ethernet,”** which is disclosed by claim 24's limitation of **“wherein each of the plurality of access points is**



**configured to communicate with a portable computing device operated by a mobile user; “**

Claim 8 discloses **“a first wireless access point receiving identification information from a portable computing device in a wireless manner, “** which is disclosed by claim 24's limitation of **“wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device,”**

Claim 8 discloses **“wherein the identification information indicates at least one VLAN;”** which is disclosed by claim 24's limitation of **“wherein the digital certificate comprises sponsorship information of the mobile user;”**

Claim 8 further discloses regarding the **“sponsorship information”** which is disclosed in more detail by the limitation of **“determining a network provider for the portable computing device after receiving the identification information; the first access point receiving data from the portable computing device in a wireless manner; the first access point using the at least one VLAN to provide the data received from the portable computing device to a destination based on the determined network provider.”** which is disclosed in the specification of US Patent No. 6,970,927 on col. 9 lines 40-67 and col. 10 lines 1-21 and therefore is an obvious modification. Furthermore, the limitations are disclosed by **P802.1Q/D11** which is the draft of the IEEE VLAN specification and therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well **as** point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same **LAN**. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward **unicast**, multicast and broadcast traffic only on **LAN** segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play **ISO/IEC 15802-3 mode**. End-stations will be able to communicate throughout the Bridged LAN.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **MacKie-Mason** ("**Pricing Congestible Network Resources**"), thereby resolving the "problem of the commons" (see **MacKie-Mason**; page 1141) and discouraging usage when congestion is present, and for generating revenue for capacity expansion (see **MacKie-Mason**; page 1141).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Patent No 6,571,221 (Application # 09/433,818)**, as taught by **US Patent No. 6,970,927 (Application # 09/707,729)**, thereby creating providing multiple levels of network access and services to users of networks (see **US 6,970,927**; col. 1 line 44-50) therefore the network provider may then provide Internet access and/or provide other network services commensurate with the user's access level (see **US 6,970,927**; col. 3 lines 28-43).

4. Claim 9 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 24 of U.S. ***Patent No 6,571,221 (Application # 09/433,818)***. Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 9 discloses **“a method for providing access to a wireless network system, wherein the wireless network system includes”** which is disclosed by claim 24’s limitation of **“a network system, comprising:”** in reference to a “wireless network system” as disclosed in the abstract of US Patent No. 6,970,927.

Claim 9 discloses **“a plurality of wireless access points coupled to a network,”** which is disclosed by claim 24’s limitation of **“a plurality of access points operable to be coupled to a network”**.

Claim 9 discloses **“wherein the portable computing device and the first wireless access point communicates using wireless Ethernet,”** which is disclosed by claim 24’s limitation of **“wherein each of the plurality of access points is configured to communicate with a portable computing device operated by a mobile user;”**

Claim 9 discloses **“a first wireless access point receiving identification information from a portable computing device in a wireless manner,”** which is disclosed by claim 24’s limitation of **“wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device, “**

Claim 9 discloses **“wherein the identification information indicates a network provider of a plurality of possible network providers;”** which is disclosed by claim 24's limitation of **“wherein the digital certificate comprises sponsorship information of the mobile user;”**

Claim 9 further discloses regarding the **“sponsorship information”** which is disclosed in more detail by the limitation of **“determining the network provider for the portable computing device based on the identification information; the first access point receiving data from the portable computing device in a wireless manner; providing the data received from the portable computing device to a destination based on the determined network provider.”** which is disclosed in the specification of US Patent No. 6,970,927 on col. 9 lines 40-67, col. 10 lines 1-21 and also on col. 8 lines 13-25, therefore is an obvious modification. Furthermore, the limitation is disclosed also by **P802.1Q/D11** which is the draft of the IEEE VLAN specification and therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same **LAN**. They also facilitate easier administration of moves, adds and changes in members of these groups.

- c) Traffic between VLANs is restricted. Bridges forward **unicast**, multicast and broadcast traffic only on LAN segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play **ISO/IEC 15802-3 mode**. End-stations will be able to communicate throughout the Bridged LAN.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **MacKie-Mason** ("**Pricing Congestible Network Resources**"), thereby resolving the "problem of the commons" (see **MacKie-Mason**; page 1141) and discouraging usage when congestion is present, and for generating revenue for capacity expansion (see **MacKie-Mason**; page 1141).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Patent No 6,571,221 (Application # 09/433,818)**, as taught by **US Patent No. 6,970,927 (Application # 09/707,729)**, thereby creating providing multiple levels of network access and services to users of networks (see **US 6,970,927**; col. 1 line 44-50) therefore the network provider may then provide Internet access and/or provide other network services commensurate with the user's access level (see **US 6,970,927**; col. 3 lines 28-43).

5. Claim 20 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 24 of U.S. **Patent No 6,571,221 (Application # 09/433,818)**. Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 20 discloses **“a method for providing selective access to network resources in a distributed wireless network system,”** which is disclosed by claim 24’s limitation of **“a network system, comprising:”** in reference to a **“wireless network system”** as disclosed in the abstract of US Patent No. 6,970,927.

Claim 20 discloses **“wherein the wireless network system includes a plurality of access points coupled to a network,”** which is disclosed by claim 24’s limitation of **“a plurality of access points operable to be coupled to a network,”**

Claim 20 discloses **“a first access point receiving identification information from a portable computing device;”** which is disclosed by claim 24’s limitation of **“wherein each of the plurality of access points is configured to communicate with a portable computing device operated by a mobile user; wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device, wherein the digital certificate comprises sponsorship information of the mobile user;”**

Claim 20 discloses **“determining a charge for the portable computing device to gain access to the network provider based on the identification information and the known geographic location of the portable computing device”** which is disclosed by claim 24’s limitation of **“wherein access charges for access to the network are computed based on the sponsorship information comprised in the digital certificate.”**

Claim 20 further discloses **“wherein the plurality of access points are arranged at known locations in a geographic region, the method comprising:”**

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which is disclosed in the specification of US Patent No. 6,970,927 on col. 1 lines 60-67 and col. 2 lines 1-7 and therefore is an obvious modification as access points are arranged at known geographic locations. Claim 20 further discloses “**the first access point providing geographic location information indicating a known geographic location of the portable computing device;**” which is disclosed in the specification of US Patent No 6,970,927 on col. 2 lines 8-16 which state “**the AP's are arranged at known geographic locations and may provide geographic location information regarding the geographic location of the AP or the mobile user**” and therefore is an obvious modification. Furthermore, the limitations are disclosed also by **P802.1Q/D11** which is the draft of the IEEE VLAN specification and therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well **as** point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same **LAN**. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward **unicast**, multicast and broadcast traffic only on **LAN** segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play **ISO/IEC 15802-3 mode**. End-stations will be able to communicate throughout the Bridged LAN.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Patent No 6,571,221 (Application # 09/433,818)**, as taught by **US Patent No. 6,970,927 (Application # 09/707,729)**, thereby creating providing multiple levels of network access and services to users of networks (**see US 6,970,927; col. 1 line 44-50**) therefore the network provider may then provide Internet access and/or provide other network services commensurate with the user's access level (**see US 6,970,927; col. 3 lines 28-43**).

6. Claim 26 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 24 of U.S. **Patent No 6,571,221 (Application # 09/433,818)**. Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 26 discloses **"a network system, comprising: a network;"** which is disclosed by claim 24's limitation of **"a network system, comprising:"** in reference to a "wireless network system" as disclosed in the abstract of US Patent No. 6,970,927.

Claim 26 discloses **"one or more wireless access points coupled to the network,"** which is disclosed by claim 24's limitation of **"a plurality of access points operable to be coupled to a network,"**

Claim 26 discloses **"wherein each of one or more wireless access points is operable to communicate using wireless Ethernet with one or more computing devices,"** which is disclosed by claim 24's limitation of **"wherein each of the plurality**



**of access points is configured to communicate with a portable computing device operated by a mobile user; “**

Claim 26 discloses **“wherein each of the one or more wireless access points is configured to receive identification information from a computing device of the one or more computing devices”** which is disclosed by claim 24’s limitation of **“wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device,”**

Claim 26 furthermore discloses **“identification information”** which is **“indicating a network provider of a plurality of possible network providers,”** which is disclosed by claim 24’s limitation of **“wherein the digital certificate comprises sponsorship information of the mobile user;”** which is disclosed in the specification of US Patent No 6,970,927 on col. 2 lines 17-35 which state **“the identification information may also uniquely indicate at least one network provider of a plurality of possible network providers”** and therefore is an obvious modification.

Claim 26 furthermore discloses **“ wherein each of the one or more wireless access points includes a memory medium which stores a data structure, wherein the data structure comprises a list of identification information entries and corresponding network providers, wherein each entry indicates a respective network provider of the plurality of possible network providers; wherein each of the one or more access points is operable to determine the network provider indicated by the identification information; wherein, in determining the network provider for the portable computing device, each of the one or more access**

points is operable to access the memory medium and use the received identification information to determine the network provider; wherein network access is provided to the computing device through the indicated network provider” which is disclosed in the specification of US Patent No 6,970,927 on col. 8 lines 44-67 and col. 9 lines 1-15 and therefore is an obvious modification. Furthermore, the limitations (“**identification information**” which is “**indicating a network provider of a plurality of possible network providers,**”, “**wherein the digital certificate comprises sponsorship information of the mobile user;**” and ” wherein each of the one or more wireless access points includes a memory medium which stores a data structure, wherein the data structure comprises a list of identification information entries and corresponding network providers, wherein each entry indicates a respective network provider of the plurality of possible network providers; wherein each of the one or more access points is operable to determine the network provider indicated by the identification information; wherein, in determining the network provider for the portable computing device, each of the one or more access points is operable to access the memory medium and use the received identification information to determine the network provider; wherein network access is provided to the computing device through the indicated network provider”) are disclosed also by MacKie-Mason (“**Pricing Congestible Network Resources**”) and P802.1Q/D11 which is the draft of the IEEE VLAN specification and therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same LAN. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward unicast, multicast and broadcast traffic only on LAN segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play ISO/IEC 15802-3 mode. End-stations will be able to communicate throughout the Bridged LAN.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **MacKie-Mason** ("**Pricing Congestible Network Resources**"), thereby resolving the "problem of the commons" (see **MacKie-Mason**; page 1141) and discouraging usage when congestion is present, and for generating revenue for capacity expansion (see **MacKie-Mason**; page 1141).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Patent No 6,571,221 (Application # 09/433,818)**, as taught by **US Patent No. 6,970,927 (Application # 09/707,729)**, thereby creating providing multiple levels of network access and services to users of networks (see **US 6,970,927**; col. 1 line 44-50) therefore the network provider may then provide Internet

access and/or provide other network services commensurate with the user's access level (**see US 6,970,927; col. 3 lines 28-43**).

7. Claim 44 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 24 of U.S. **Patent No 6,571,221 (Application # 09/433,818)**. Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 44 discloses **"a wireless access point for providing network access to one or more computing devices,"** which is disclosed by claim 24's limitation of **"a network system, comprising:"** in reference to a "wireless network system" as disclosed in the abstract of US Patent No. 6,970,927.

Claim 44 discloses **"wherein the access point is operable to be coupled to a network,"** which is disclosed by claim 24's limitation of **"a plurality of access points operable to be coupled to a network,"**

Claim 44 discloses **"wherein the wireless access point is operable to communicate with a computing device of the one or more computing devices,"** which is disclosed by claim 24's limitation of **"wherein each of the plurality of access points is configured to communicate with a portable computing device operated by a mobile user;"**

Claim 44 discloses **"wherein the wireless access point is configured to receive identification information from the computing device"** which is disclosed by

claim 24's limitation of **"wherein a first access point of the plurality of access points is operable to receive a digital certificate from the portable computing device,"**

Claim 44 discloses **"identification information"** which is **"indicating a network provider of a plurality of possible network providers,"** which is disclosed by claim 24's limitation of **"wherein the digital certificate comprises sponsorship information of the mobile user;"**

Claim 44 further discloses **"wherein the wireless access point includes a memory medium operable to store a data structure, wherein the data structure comprises a list of identification information entries and corresponding network providers, wherein each entry indicates a respective network provider of the plurality of possible network providers; wherein the wireless access point is operable to determine the network provider indicated by the identification information; wherein, in determining the network provider for the computing device, the wireless access point is operable to access the memory medium and use the received identification information to determine the network provider; wherein the wireless access point is operable to provide data received from the computing device to a destination based on the determined network provider; wherein network access is provided to the computing device through the destination."** which is disclosed in the specification of US Patent No 6,970,927 on col. 8 lines 44-67 and col. 9 lines 1-15 and therefore is an obvious modification.

Furthermore, the limitations are disclosed also by MacKie-Mason ("Pricing Congestible Network Resources") and P802.1Q/D11 which is the draft of the IEEE

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VLAN specification and therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same **LAN**. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward **unicast**, multicast and broadcast traffic only on **LAN** segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play **ISO/IEC 15802-3 mode**. End-stations will be able to communicate throughout the Bridged LAN.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **MacKie-Mason** ("**Pricing Congestible Network Resources**"), thereby resolving the "problem of the commons" (see **MacKie-Mason; page 1141**) and discouraging usage when congestion is present, and for generating revenue for capacity expansion (see **MacKie-Mason; page 1141**).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Patent No 6,571,221 (Application # 09/433,818)**, as taught by **US Patent No. 6,970,927 (Application # 09/707,729)**, thereby creating providing multiple levels of network access and services to users of networks (see **US 6,970,927; col. 1 line 44-50**) therefore the network provider may then provide Internet

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access and/or provide other network services commensurate with the user's access level (see US 6,970,927; col. 3 lines 28-43).

***The applicant is asked to address all potential nonstatutory double patenting issues with the current application and U.S. Patent No. 6,970,927 (Former Application # 09/707,729). Not all double patenting issues have been shown in regard to U.S. Patent No. 6,970,927 (Former Application # 09/707,729) in this office action due to the burden on the examiner.***

8. Claim 1 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 1 of U.S. Patent No. 5,835,061 (Application # 08/470,004). Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 1 discloses **“a method for providing access to a wireless network system, wherein the wireless network system includes”** which is disclosed by claim 1's limitation of **“a geographic-based communications service system for portable computer users, comprising:”**

Claim 1 discloses **“a plurality of wireless access points coupled to a network,”** which is disclosed by claim 1's limitation of **“a plurality of access points connected to said centralized network”**.

Claim 1 discloses **“wherein the portable computing device and the first wireless access point communicate using wireless Ethernet”** which is disclosed by claim 1's limitation of **“wherein each of said plurality of access points is configured to independently detect said beacon signal and, upon detection of said beacon signal by a single one of said plurality of access points in proximity to said portable computer, said single one of said plurality of access points independently transmits and receives information to and from said portable computer,”**

Claim 1 discloses **“wherein the portable computing device and the first wireless access point communicate using wireless Ethernet”** which is disclosed by



claim 1's limitation of **“wherein each of said plurality of access points is configured to independently detect said beacon signal and, upon detection of said beacon signal by a single one of said plurality of access points in proximity to said portable computer, said single one of said plurality of access points independently transmits and receives information to and from said portable computer,”**

Claim 1 discloses **“a first wireless access point receiving identification information from a portable computing device in a wireless manner,”** which is disclosed by claim 1's limitations of **“said single one of said plurality of access points independently transmits and receives information to and from said portable computer”** and **“wherein said information is dependent upon said user ID;”**

Claim 1 discloses **“wherein the identification information indicates a VLAN, wherein the first wireless access point is operable to implement a plurality of possible VLANs; the first access point receiving data from the portable computing device in a wireless manner; the first access point using the indicated VLAN to provide the data received from the portable computing device to a destination.”** which is disclosed by claim 1's limitation of **“a plurality of information providers connected to said centralized network, said centralized network accessing said information providers based on said user ID received from said single one of said plurality of access points.”** and further by P802.1Q/D11 which is

the draft of the IEEE VLAN specification and therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well **as** point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same **LAN**. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward **unicast**, multicast and broadcast traffic only on **LAN** segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play **ISO/IEC 15802-3 mode**. End-stations will be able to communicate throughout the Bridged LAN.

9. Claim 8 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 1 of U.S. Patent No. 5,835,061 (Application # 08/470,004). Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 8 discloses the limitation “**a method for providing access to a wireless network system, wherein the wireless network system includes**” which is disclosed by claim 1’s limitation of “**a geographic-based communications service system for portable computer users, comprising:**”

Claim 8 discloses the limitation **“a plurality of wireless access points coupled to a network,”** which is disclosed by claim 1’s limitation of **“a plurality of access points connected to said centralized network”**

Claim 8 discloses the limitation **“wherein the portable computing device and the first wireless access point communicates using wireless Ethernet”** which is disclosed by claim 1’s limitation of **“wherein each of said plurality of access points is configured to independently detect said beacon signal and, upon detection of said beacon signal by a single one of said plurality of access points in proximity to said portable computer, said single one of said plurality of access points independently transmits and receives information to and from said portable computer”**

Claim 8 discloses the limitation **“a first wireless access point receiving identification information from a portable computing device in a wireless manner,”** which is disclosed by claim 1’s limitation of **“said plurality of access points independently transmits and receives information to and from said portable computer, wherein said information is dependent upon said user ID; ”**

Claim 8 discloses the limitation **“determining a network provider for the portable computing device after receiving the identification information;”** and **“the first access point using the at least one VLAN to provide the data received from the portable computing device to a destination based on the determined network provider.”** which are disclosed by claim 1’s limitation of **“a plurality of information providers connected to said centralized network, said centralized network**

**accessing said information providers based on said user ID received from said single one of said plurality of access points.”**

Claim 8 discloses **“the first access point receiving data from the portable computing device in a wireless manner;”** which is disclosed by claim 1’s limitation of **“said plurality of access points independently transmits and receives information to and from said portable computer”**.

10. Claim 9 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 1 of U.S. Patent No. 5,835,061 (Application # 08/470,004). Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 9 discloses the limitation **“a method for providing access to a wireless network system, wherein the wireless network system includes”** which is disclosed by claim 1’s limitation of **“a geographic-based communications service system for portable computer users, comprising:”**

Claim 9 discloses the limitations **“a first wireless access point receiving identification information from a portable computing device in a wireless manner,”** and **“wherein the portable computing device and the first wireless access point communicates using wireless Ethernet,”** which are disclosed by claim 1’s limitation of **“said single one of said plurality of access points independently transmits and receives information to and from said portable computer, wherein said information is dependent upon said user ID;”**

Claim 9 discloses the limitation **"wherein the identification information indicates a network provider of a plurality of possible network providers; determining the network provider for the portable computing device based on the identification information;"** and **"providing the data received from the portable computing device to a destination based on the determined network provider."** which is disclosed by claim 1's limitation of **"a plurality of information providers connected to said centralized network, said centralized network accessing said information providers based on said user ID received from said single one of said plurality of access points."**

Claim 9 discloses the limitation **"the first access point receiving data from the portable computing device in a wireless manner;"** which is disclosed by claim 1's limitation of **"said single one of said plurality of access points independently transmits and receives information to and from said portable computer"**

11. Claim 20 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 1 of U.S. Patent No. 5,835,061 (Application # 08/470,004). Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 20 discloses the limitation **"a method for providing selective access to network resources in a distributed wireless network system,"** which is disclosed by claim 1's limitation of **"a geographic-based communications service system for portable computer users, comprising:"**

Claim 20 discloses the limitation **“wherein the wireless network system includes a plurality of access points coupled to a network, wherein the plurality of access points are arranged at known locations in a geographic region, the method comprising”** which is disclosed by claim 1’s limitation of **“a plurality of access points connected to said centralized network and arranged at known locations in a geographic region, wherein each of said plurality of access points is configured to independently detect said beacon signal and, upon detection of said beacon signal by a single one of said plurality of access points in proximity to said portable computer,”**

Claim 20 discloses the limitation **“a first access point receiving identification information from a portable computing device;”** which is disclosed by claim 1’s limitation of **“said single one of said plurality of access points independently transmits and receives information to and from said portable computer, wherein said information is dependent upon said user ID;”**

Claim 20 discloses the limitation **“the first access point providing geographic location information indicating a known geographic location of the portable computing device;”** which is disclosed by claim 1’s limitation of **“a geographic-based communications service system for portable computer users, comprising:”** and **“a plurality of information providers connected to said centralized network, said centralized network accessing said information providers based on said user ID received from said single one of said plurality of access points.”**

Claim 20 discloses the limitation "determining a charge for the portable computing device to gain access to the network provider based on the identification information and the known geographic location of the portable computing device," which is not specifically disclosed by claim 1 but is disclosed in the abstract and col. 4 lines 56-67 of U.S. Patent No. 5,835,061 and further by **Mackie-Mason ("Pricing Congestible Network Resources")** and **P802.1Q/D11** which is the draft of the IEEE VLAN specification and therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same LAN. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward unicast, multicast and broadcast traffic only on LAN segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play ISO/IEC 15802-3 mode. End-stations will be able to communicate throughout the Bridged LAN.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **Mackie-Mason ("Pricing Congestible Network Resources")**, thereby resolving the "problem of the commons"

(see **MacKie-Mason; page 1141**) and discouraging usage when congestion is present, and for generating revenue for capacity expansion (see **MacKie-Mason; page 1141**).

12. Claim 26 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 1 of U.S. Patent No. 5,835,061 (Application # 08/470,004). Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 26 discloses the limitation **“a network system, comprising: a network;”** which is disclosed by claim 1’s limitation of **“a geographic-based communications service system for portable computer users, comprising:”**

Claim 26 discloses the limitation **“one or more wireless access points coupled to the network,”** which is disclosed by claim 1’s limitation of **“a plurality of access points connected to said centralized network and arranged at known locations in a geographic region”**

Claim 26 discloses the limitation of **“wherein each of one or more wireless access points is operable to communicate using wireless Ethernet with one or more computing devices,”** which is disclosed by claim 1’s limitation of **“said single one of said plurality of access points independently transmits and receives information to and from said portable computer, wherein said information is dependent upon said user ID;”**

Claim 26 discloses the limitation of **“wherein each of the one or more wireless access points is configured to receive identification information from a**



**computing device of the one or more computing devices indicating a network provider of a plurality of possible network providers,”** which is disclosed by claim 1's limitation of **“a plurality of information providers connected to said centralized network, said centralized network accessing said information providers based on said user ID received from said single one of said plurality of access points.”**

Claim 26 discloses the limitation of “wherein each of the one or more wireless access points includes a memory medium which stores a data structure, wherein the data structure comprises a list of identification information entries and corresponding network providers, wherein each entry indicates a respective network provider of the plurality of possible network providers; wherein each of the one or more access points is operable to determine the network provider indicated by the identification information; wherein, in determining the network provider for the portable computing device, each of the one or more access points is operable to access the memory medium and use the received identification information to determine the network provider; wherein network access is provided to the computing device through the indicated network provider.” which is not specifically disclosed by claim 1 but is disclosed in the specification of US Patent No. 5,835,061 on col. 3 lines 45-67 in regards to the memory medium/data structure/management information base, col. 6 lines 38-67 in regards to the information service providers and access to the memory medium. Furthermore, the limitations are disclosed also by MacKie-Mason (“Pricing Congestible Network Resources”) and P802.1Q/D11 which is the draft of the IEEE VLAN specification and

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therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same **LAN**. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward **unicast**, multicast and broadcast traffic only on **LAN** segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play **ISO/IEC 15802-3 mode**. End-stations will be able to communicate throughout the Bridged LAN.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **MacKie-Mason** ("**Pricing Congestible Network Resources**"), thereby resolving the "problem of the commons" (see **MacKie-Mason; page 1141**) and discouraging usage when congestion is present, and for generating revenue for capacity expansion (see **MacKie-Mason; page 1141**).

13. Claim 1 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 13 of U.S. Patent No. 5,835,061 (Application # 08/470,004). Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 1 discloses the limitation of **“a method for providing access to a wireless network system, wherein the wireless network system includes a plurality of wireless access points coupled to a network,”** which is disclosed by claim 13’s limitation **“a method of using known locations of local area network access points (APs) to service mobile users who are in a vicinity of the APs, the method comprising the steps of”**

Claim 1 discloses the limitation of **“wherein the portable computing device and the first wireless access point communicate using wireless Ethernet”** which is disclosed by claim 13’s limitation of **“detecting the presence of a mobile unit in the vicinity of one of said APs” and thus communicating.”**

Claim 1 discloses the limitation of **“a first wireless access point receiving identification information from a portable computing device in a wireless manner,”** which is disclosed by claim 13’s limitation of **“conveying a unit ID identifying said mobile unit to said one of said APs”**

Claim 1 discloses the limitation of **“wherein the identification information indicates a VLAN, wherein the first wireless access point is operable to implement a plurality of possible VLANs; the first access point receiving data from the portable computing device in a wireless manner; the first access point**

using the indicated VLAN to provide the data received from the portable computing device to a destination.” which is disclosed by claim 13’s limitation of “transmitting/receiving information from the mobile unit to/from a network through said one of said APs, wherein the information is provided by information providers, and wherein at least one of said information providers is configured to store information indicative of past transactions associated with said user ID and to convey current information based upon said stored information.” and further by P802.1Q/D11 which is the draft of the IEEE VLAN specification and therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same **LAN**. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward **unicast**, multicast and broadcast traffic only on **LAN** segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play **ISO/IEC 15802-3 mode**. End-stations will be able to communicate throughout the Bridged LAN.

14. Claim 8 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 13 of U.S. Patent No. 5,835,061 (Application # 08/470,004). Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 8 discloses the limitation **“a method for providing access to a wireless network system, wherein the wireless network system includes a plurality of wireless access points coupled to a network, the method comprising”** which is disclosed by claim 13’s limitation of **“a method of using known locations of local area network access points (APs) to service mobile users who are in a vicinity of the APs, the method comprising the steps of”**

Claim 8 Discloses the limitation **“wherein the portable computing device and the first wireless access point communicates using wireless Ethernet,”** which is taught by claim 13’s limitation of **“detecting the presence of a mobile unit in the vicinity of one of said APs;”**

Claim 8 discloses the limitation **“a first wireless access point receiving identification information from a portable computing device in a wireless manner,”** which is disclosed by claim 13’s limitation of **“conveying a unit ID identifying said mobile unit to said one of said APs;”**

Claim 8 discloses the limitation **“wherein the identification information indicates at least one VLAN; determining a network provider for the portable computing device after receiving the identification information; the first access point receiving data from the portable computing device in a wireless manner; the**

first access point using the at least one VLAN to provide the data received from the portable computing device to a destination based on the determined network provider." which is disclosed by claim 13's limitation of "transmitting/receiving information from the mobile unit to/from a network through said one of said APs, wherein the information is provided by information providers, and wherein at least one of said information providers is configured to store information indicative of past transactions associated with said user ID and to convey current information based upon said stored information." and further by P802.1Q/D11 which is the draft of the IEEE VLAN specification and therefore an obvious modification to one of ordinary skill in the art at the time of the invention.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same LAN. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward unicast, multicast and broadcast traffic only on LAN segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play ISO/IEC 15802-3 mode. End-stations will be able to communicate throughout the Bridged LAN.

15. Claim 9 rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 13 of U.S. Patent No. 5,835,061 (Application # 08/470,004). Although the conflicting claims are not identical, they are not patentably distinct from each other because:

Claim 9 discloses the limitation of **“a method for providing access to a wireless network system, wherein the wireless network system includes a plurality of wireless access points coupled to a network, the method comprising:”** which is disclosed by claim 13’s limitation of **“a method of using known locations of local area network access points (APs) to service mobile users who are in a vicinity of the APs, the method comprising the steps of”**.

Claim 9 discloses the limitation of **“a first wireless access point receiving identification information from a portable computing device in a wireless manner,”** which is disclosed by claim 13’s limitation of **“detecting the presence of a mobile unit in the vicinity of one of said APs”**

Claim 9 discloses the limitation of **“wherein the portable computing device and the first wireless access point communicates using wireless Ethernet,”** which is disclosed by claim 13’s limitation of **“conveying a unit ID identifying said mobile unit to said one of said APs”**

Claim 9 discloses the limitation of **“wherein the identification information indicates a network provider of a plurality of possible network providers; determining the network provider for the portable computing device based on the identification information; the first access point receiving data from the portable**

computing device in a wireless manner; providing the data received from the portable computing device to a destination based on the determined network provider." which is disclosed by claim 13's limitation of "transmitting/receiving information from the mobile unit to/from a network through said one of said APs, wherein the information is provided by information providers, and wherein at least one of said information providers is configured to store information indicative of past transactions associated with said user ID and to convey current information based upon said stored information."

The applicant is asked to address all potential nonstatutory double patenting issues with the current application and U.S. Patent No. 5,835,061 (Former application # 08/470,004). Not all double patenting issues have been shown in regard to U.S. Patent No. 5,835,061 (Former Application # 08/470,04) in this office action due to the burden on the examiner. Application 08/470,004 claims 1, 13, 17, 18, 19, and 20 show nonstatutory double patenting issues in regards to claims 1, 8, 9, 20, 26, and 44 of the instant application.



The applicant's application also has nonstatutory double patenting with the continuations, continuations in part, reissues, and divisionals of U.S. Patent No. 6,571,221 (Former Application # 09/433,818). None of the double patenting issues relating to the continuations, continuations in part, reissues, and divisionals have been shown in the office action due to the excessive burden on the examiner. Filing a terminal disclaimer will resolve the issues between the application and U.S. Patent No. 6,571,221 (Former Application # 09/433,818).

**09/551,291**, filed 04/18/2000

is a continuation in part of **09/433,818**, filed 11/03/1999

**09/707,729**, filed 11/06/2000

is a continuation in part of **09/551,291**, filed 04/18/2000

Which is a continuation in part of **09/433,818**, filed 11/03/1999

**09/767,374**, filed 01/22/2001

is a continuation in part of **09/551,291**, filed 04/18/2000

Which is a continuation in part of **09/433,818**, filed 11/03/1999

**10/848,897**, filed 05/19/2004

is a division of **09/767,374**, filed 01/22/2001

Which is a continuation in part of **09/551,291**, filed 04/18/2000

Which is a continuation in part of **09/433,818**, filed 11/03/1999

**PCT/US02/01867**, filed 01/22/2002

is a continuation of **09/767,374**, filed 01/22/2001

Which is a continuation in part of **09/551,291**, filed 04/18/2000

Which is a continuation in part of **09/433,818**, filed 11/03/1999

**11/037,784**, filed 01/18/2005

is a continuation of **10/792,179**, filed 03/03/2004

Which is a continuation of **09/551,291**, filed 04/18/2000

Which is a continuation in part of **09/433,818**, filed 11/03/1999

**11/403,093**, filed 04/12/2006

is a continuation of **10/792,179**, filed 03/03/2004

Which is a continuation of **09/551,291**, filed 04/18/2000

Which is a continuation in part of **09/433,818**, filed 11/03/1999

**PCT/US00/41819**, filed 11/03/2000

is a continuation of **09/551,291**, filed 04/18/2000

Which is a continuation of **09/433,818**, filed 11/03/1999

**PCT/US00/26082**, filed 09/22/2000

is a continuation of **09/433,818**, filed 11/03/1999

**11/140,519**, filed 05/27/2005

is a reissue of **09/433,818**, filed 11/03/1999

The following is how the continuations, continuations in part, reissues, and divisionals of  
U.S. Patent No. 6,571,221 (Former Application # 09/433,818) tree looks:

a. 09/433,818

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- i. 09/551,291 (cont. in part)
  - (1) 09/707,729 (cont. in part)
    - (a) 11/171,130 (div.)
  - (2) 09/767,374 (cont. in part)
    - (b) 10/848,897 (div.)
    - (c) PCT/US02/01867 (cont.)
  - (3) 10/792,179 (cont. in part) – current application
    - (d) 11/037,784 (cont.)
    - (e) 11/403,093 (cont.)
  - (4) 10/792,568 (cont.)
  - (5) 10/848,897 (div.)
  - (6) 10/792,179 (cont.)
    - (f) 11/037784 (cont.)
    - (g) 11/403/093 (cont.)
  - (7) 11/171,130 (div.)
  - (8) 11/403,093 (cont.)
  - (9) PCT/US00/41819 (cont.)
- ii. 11/140,519 (reissue)
- iii. PCT/US00/26082

Filing a terminal disclaimer will resolve the double patenting between the application and U.S. Patent No. 6,571,221 (Former Application # 09/433,818).



***Claim Rejections - 35 USC § 102***

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 9 and 19 rejected under 35 U.S.C. 102(b) as being anticipated by  
**Stewart (U.S. 5,835,061).**

Regarding claim 9, Stewart discloses a method for providing access to a wireless network system (see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method), wherein the wireless network system (see Stewart; col. 2 lines 36-45; “wireless local area networks”, thus a system) includes a plurality of wireless access points (see Stewart; col. 4 lines 48-55; “one or more APs 10”, thus a plurality of wireless access points) coupled to a network (see Stewart; figure 1; object 15; col. 5 line 47 “network 15”), the method comprising: a first wireless access point (see Stewart; figure 1; object 10, a first wireless access point) receiving identification information (see Stewart; col. 2 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information) from a portable computing device (see Stewart; figure 1; “M.U.”, a mobile user) in a wireless manner (see Stewart et al.; col. 3 lines 45-63; communication between a mobile unit and an access point, thus in a wireless

manner), wherein the portable computing device (see Stewart; figure 1; "M.U.", a mobile user) and the first wireless access point (see Stewart; figure 1; object 10, a first wireless access point) communicates using wireless Ethernet (see Stewart et al.; col. 3 lines 45-63; communication between a mobile unit and an access point using a standard such as 802.11, thus wireless Ethernet), wherein the identification information\_(i.e. inquiry request; see Stewart; col. 3 lines 45-63; "mobile unit 5 would also be equipped with a code generator which generates an identification code", thus identification information; col. 4 lines 66-67; col. 5 lines 1-6; "transmission of an inquiry requiring a response", thus sending information to request a service from a provider) indicates a network provider of a plurality of possible network providers, the first wireless access point configured to provide access to the plurality of possible network providers (see Stewart; col. 7 lines 32-38; "Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units", thus using one network provider from a plurality of network providers); determining the network provider from the plurality of possible network providers (see Stewart; col. 7 lines 32-38; "Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units", thus using one network provider from a plurality of network providers) for the portable computing

device based on the identification information (i.e. **inquiry request**; see **Stewart**; col. 3 lines 45-63; **“mobile unit 5 would also be equipped with a code generator which generates an identification code”**, thus identification information; col. 4 lines 66-67; col. 5 lines 1-6; **“transmission of an inquiry requiring a response”**, thus **sending information to request a service from a provider**); the first wireless access point (see **Stewart**; figure 1; object 10, a first wireless access point) receiving data from the portable computing device (see **Stewart**; figure 1; **“M.U.”**, a mobile user) in a wireless manner (see **Stewart et al.**; col. 3 lines 45-63; **communication between a mobile unit and an access point, thus in a wireless manner**); providing the data (see **Stewart**; abstract; **“provides data”**) received from the portable computing device (see **Stewart**; abstract; **“mobile unit”**) to a destination (see **Stewart**; abstract; **“communicates”**) based on the determined network provider (see **Stewart**; abstract; **“network communicates with information providers connected to the network and provides data to the mobile unit through the access point corresponding to the location of the mobile unit”**).

Regarding claim 19, **Stewart** discloses the method, wherein said identification information (see **Stewart**; col. 3 lines 45-63; **“mobile unit 5 would also be equipped with a code generator which generates an identification code”**, thus identification information) comprises a known geographic location (i.e. **latitude, longitude, altitude, and other geographic information**; see **Stewart**; col. 4 lines 8-21; **“latitude,**

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**longitude, altitude", thus known geographic location)** of the portable computing device (**i.e. mobile unit; see Stewart; col. 4 lines 8-21; "mobile unit"**).



1. Claims 1, 2, 3, 7 and 8 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)**, and further in view of **P802.1Q/D11**.

Regarding claim 1, Stewart discloses a method for providing access to a wireless network system (see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system), wherein the wireless network system (see Stewart; col. 2 lines 36-45; “wireless local area networks”, thus a system) includes a plurality of wireless access points (see Stewart; col. 4 lines 48-55; “one or more APs 10”, thus a plurality of wireless access points) coupled to a network (see Stewart; figure 1; object 15; col. 5 line 47 “network 15”), the method comprising: a first wireless access point (see Stewart; figure 1; object 10, a first wireless access point) receiving identification information (see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information) from a portable computing device (see Stewart; figure 1; “M.U.”, a mobile user) in a wireless manner (see Stewart et al.; col. 3 lines 45-63; communication between a mobile unit and an access point, thus in a wireless manner), wherein the portable computing device (see Stewart; figure 1; “M.U.”, a mobile user) and the first wireless access point (see Stewart; figure 1; object 10, a first wireless access point) communicate using wireless Ethernet (see Stewart et al.; col. 3 lines 45-63; communication between a mobile unit and an access point using a standard such as 802.11, thus wireless Ethernet), the first access point (see

**Stewart; figure 1; object 10, a first wireless access point)** receiving data from the portable computing device **(see Stewart; figure 1; “M.U.”, a mobile user)** in a wireless manner **(see Stewart et al.; col. 3 lines 45-63; communication between a mobile unit and an access point, thus in a wireless manner);**

Regarding claim 2, Stewart discloses the method, further comprising:  
determining one network provider **(see Stewart; col. 7 lines 32-38; “Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units”, thus using one network provider from a plurality of network providers)** for the portable computing device after receiving the identification information (i.e. inquiry request; see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information; col. 4 lines 66-67; col. 5 lines 1-6; “transmission of an inquiry requiring a response”, thus sending information to request a service from a provider); wherein the first wireless access point **(see Stewart; figure 1; object 10, a first wireless access point)** provides the data received from the portable computing device to the destination **(see Stewart et al.; col. 3 lines 45-63; communication between a mobile unit and an access point)** based on the determined first network provider **(see Stewart; col. 3 lines 45-63; col. 4 lines 66-67; service provider selection mechanisms. Once service provider is selected the service provider would be used for the communications).**

Regarding claim 7, Stewart discloses the method, wherein said identification information (see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information) comprises a known geographic location (i.e. latitude, longitude, altitude, and other geographic information; see Stewart; col. 4 lines 8-21; “latitude, longitude, altitude”, thus known geographic location) of the portable computing device (i.e. mobile unit; see Stewart; col. 4 lines 8-21; “mobile unit”).

Regarding claim 1, Stewart does not specifically disclose wherein the identification information indicates a VLAN, wherein the first wireless access point is operable to implement a plurality of possible VLANs; the first wireless access point using the indicated VLAN to provide the data received from the portable computing device to a destination; the first wireless access point determining the indicated VLAN from the plurality of possible VLANs according to the identification information.

Regarding claim 3, Stewart does not specifically disclose the method, wherein one network provider is determined based on the indicated VLAN.

Regarding claim 1, P802.1Q/D11 discloses wherein the identification information (see P802.1Q/D11; page 22; “a tagged frame whose tag header carries both VLAN identification and priority information”, thus identification information) indicates a VLAN (see P802.1Q; page 22; “header carries both VLAN identification and priority information”, thus VLAN identification information), wherein the first wireless access point (i.e. IEEE 802 LAN MAC protocol device; see P802.1Q/D11;

page 14; "VLANs are supported over all IEEE 802 LAN MAC protocols") is operable to implement a plurality of possible VLANs (see P802.1Q/D11; page 14; "VLANs are supported over all IEEE 802 LAN MAC protocols") and the first wireless access point (i.e. IEEE 802 LAN MAC protocol device; see P802.1Q/D11; page 14; "VLANs are supported over all IEEE 802 LAN MAC protocols") using the indicated VLAN (see P802.1Q/D11; page 15; points "b", "c", "d", and "e") to provide the data received from the portable computing device to a destination (i.e. performing transmission; see P802.1Q/D11; page 15; "VLANs are supported over all IEEE 802 LAN MAC protocols", thus over 802.11; "Traffic"; thus performing data transmission); the first wireless access point (i.e. IEEE 802 LAN MAC protocol device; see P802.1Q/D11; page 14; "VLANs are supported over all IEEE 802 LAN MAC protocols") determining the indicated VLAN (see P802.1Q; page 22; "header carries both VLAN identification and priority information", thus VLAN identification information) from the plurality of possible VLANs (see P802.1Q; page 22; "header carries both VLAN identification and priority information", thus VLAN identification information from a plurality of VLAN information) according to the identification information (see P802.1Q/D11; page 22; "a tagged frame whose tag header carries both VLAN identification and priority information", thus identification information).

Regarding claim 3, P802.1Q/D11 discloses the method, wherein one network provider (i.e. logical group of stations that can communicate as if they were on the same LAN; see P802.1Q/D11; page 15; "VLANs facilitate easy administration of

**logical groups of stations that can communicate as if they were on the same LAN.**

**They also facilitate easier administration of moves, adds and changes in members of these groups."**) is determined based on the indicated VLAN (see **P802.1Q/D11; page 15; "VLANs", thus VLAN indicates group membership).**

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same LAN. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward **unicast**, multicast and broadcast traffic only on LAN segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play **ISO/IEC 15802-3 mode**. End-stations will be able to communicate throughout the Bridged LAN.

1. Claims 4 and 31 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061) and P802.1Q/D11**, and further in view of **Barkan (U.S. 5,864,667)**.

Regarding claim 4, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 4, Stewart in combination with P802.1Q/D11 do not specifically disclose wherein said identification information comprises a digital certificate.

Regarding claim 4, Barkan discloses wherein said identification information (**i.e. identification package; see Barkan; col. 3 lines 56-67; “identification package”**) comprises a digital (**see Barkan; col. 3 lines 56-67; “digital”**) certificate (**see Barkan; col. 3 lines 56-67; “certificate”**).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061) and P802.1Q/D11**, as taught by **Barkan**, thereby offering alleviating the problem of user identification encountered in various situations in the modern period of widespread use of global communications and information exchange (**see Barkan; col. 2 lines 55-67**).

3. Claims 10, 11, 13 and 14 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)**, and further in view of **Pitchaikani (U.S. 5,684,988)**.

Regarding claim 10, Stewart discloses the method, wherein the wireless network system includes a memory medium (**see Stewart; figure 1; "MIB" col. 6 lines 3-27; "MIB 25 is a mechanism, such as a memory"**) which stores a management information base comprising a list of identification information (**see Stewart; figure 1; "MIB"; col. 6 lines 9-37; "MIB 25 is a mechanism, such as memory, which allows the persistent storage of information needed by network 15 to operate. Examples of such information include a directory of all the elements (APs, mobile units, etc) in the network, the topology of the network, characteristics of connection links, performance, and trend statistics and any information which is of interest in the operation of the network 15", thus identification information)**; indicating one or more network providers of the plurality of possible network providers (**see Stewart; figure 1; col. 5 lines 40 - 55; "Using this identification and location data, network 15 provides desired services (or arranges to provide desired services by accessing appropriate providers", thus access a list of the plurality of possible network providers)**; wherein said determining the network provider for the portable computing device includes accessing the memory medium (**see Stewart; col. 5 lines 40-67; col. 6 lines 9-26; "MIB 25 is a mechanism, such as a memory, which allows the persistent storage of information needed by the network 15 to operate"** and

**“The information sent back to network 15 includes the identification number of the mobile unit 5 and AP 10, thereby identifying both the user and his location to the network. Using this identification and location data, network 15 provides desired services”, thus accessing a medium to determine services provided to mobile unit based on identification information.)** and using the received identification information to determine the network provider **(see Stewart; figure 1; col. 5 lines 40 - 55; “Using this identification and location data, network 15 provides desired services (or arranges to provide desired services by accessing appropriate providers)”**, thus access a list of the plurality of possible network providers).

Regarding claim 11, Stewart discloses the method, wherein the database (i.e. **mechanism for data storage; see Stewart; col. 6 lines 9-26; “mechanism, such as memory, which allows the persistent storage of information”**) comprises a Management Information Base (i.e. **MIB; see Stewart; col. 6 lines 9-26; “MIB”**).

Regarding claim 10, Stewart does not specifically disclose storing a data structure.

Regarding claim 10, Pitchaikani discloses storing a data structure **(see Pitchaikani; col. 8 lines 22-33; “Each MIB object identifier of MIB object identifiers 206 identifies an object. An object is a data structure for storing values for predetermined types of information. The data structure of an object may include a plurality of data types as well as other objects. Each group identifier of group**



**identifiers 208 identifies a specific object group. An object group includes one or more objects identified in MIB object identifiers 206.”).**

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **Pitchaikani**, thereby allowing to reduce functional and data redundancies (**see Pitchaikani col. 2 lines 48-50**), supplying agent-to-MIB information (**see Pitchaikani; col. 2 lines 50-51**), providing a mechanism for supplying a specific type of information about a device (**see Pitchaikani; col. 2 lines 53-56**), and making it possible for the central database be updated to support devices and agents (**see Pitchaikani; col. 2 lines 65-67**).

Regarding claim 13, Stewart discloses the method, wherein the network system (**see Stewart; figure 1; a network system**) includes a memory medium (**see Stewart; figure 1; “MIB”; col. 6 lines 9-37; “MIB 25 is a mechanism, such as a memory”**) which stores a management information base comprising a list of identification information (**see Stewart; figure 1; “MIB”; col. 6 lines 9-37; “MIB 25 is a mechanism, such as memory, which allows the persistent storage of information needed by network 15 to operate. Examples of such information include a directory of all the elements (APs, mobile units, etc) in the network, the topology of the network, characteristics of connection links, performance, and trend statistics and any information which is of interest in the operation of the network 15”, thus identification information**), a corresponding list of the plurality of possible

network providers (see Stewart; figure 1; col. 5 lines 40 - 55; “Using this identification and location data, network 15 provides desired services (or arranges to provide desired services by accessing appropriate providers”, thus access a list of the plurality of possible network providers), and associated methods for providing data to the respective plurality of possible network providers (see Stewart; figure 1; col. 5 lines 40-67; “provide desired services by accessing appropriate providers”, thus there exist methods to provide data to the plurality of network providers); wherein said determining the network provider for the portable computing device includes accessing the memory medium (see Stewart; col. 5 lines 40-67; col. 6 lines 9-26; “MIB 25 is a mechanism, such as a memory, which allows the persistent storage of information needed by the network 15 to operate” and “The information sent back to network 15 includes the identification number of the mobile unit 5 and AP 10, thereby identifying both the user and his location to the network. Using this identification and location data, network 15 provides desired services”, thus accessing a medium to determine services provided to mobile unit based on identification information.), using the received identification information to determine the network provider (see Stewart; figure 1; col. 5 lines 40 - 55; “Using this identification and location data, network 15 provides desired services (or arranges to provide desired services by accessing appropriate providers)”, thus access a list of the plurality of possible network providers), and using an associated method for providing the data to the network provider (see Stewart; figure 1; col. 5 lines 40-55; “or arranges to provide desired services by

accessing appropriate providers", therefore providing data to the internet service provider).

Regarding claim 13, Stewart does not disclose a data structure.

Regarding claim 13, Pitchaikani discloses storing a data structure (see Pitchaikani; col. 8 lines 22-33; "Each MIB object identifier of MIB object identifiers 206 identifies an object. An object is a data structure for storing values for predetermined types of information. The data structure of an object may include a plurality of data types as well as other objects. Each group identifier of group identifiers 208 identifies a specific object group. An object group includes one or more objects identified in MIB object identifiers 206.").

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **Pitchaikani**, thereby allowing to reduce functional and data redundancies (see **Pitchaikani col. 2 lines 48-50**), supplying agent-to-MIB information (see **Pitchaikani; col. 2 lines 50-51**), providing a mechanism for supplying a specific type of information about a device (see **Pitchaikani; col. 2 lines 53-56**), and making it possible for the central database be updated to support devices and agents (see **Pitchaikani; col. 2 lines 65-67**).

Regarding claim 14, Stewart discloses the method, wherein the wireless network system comprises a management information base (MIB) (see **Stewart; figure 1; "MIB" col. 6 lines 3-27; "MIB 25 is a mechanism, such as a memory"**) coupled to

the network, wherein the MIB (see Stewart; col. 6 lines 3-27; "MIB ... allows the persistent storage of information needed by network to operate", thus MIB is coupled to network and stores data) comprising a list of identification information (see Stewart; figure 1; "MIB"; col. 6 lines 9-37; "MIB 25 is a mechanism, such as memory, which allows the persistent storage of information needed by network 15 to operate. Examples of such information include a directory of all the elements (APs, mobile units, etc) in the network, the topology of the network, characteristics of connection links, performance, and trend statistics and any information which is of interest in the operation of the network 15", thus identification information) indicating one or more network providers of the plurality of possible network providers (see Stewart; figure 1; col. 5 lines 40 - 55; "Using this identification and location data, network 15 provides desired services (or arranges to provide desired services by accessing appropriate providers", thus access a list of the plurality of possible network providers); wherein said determining the network provider for the portable computing device includes accessing the MIB see Stewart; col. 5 lines 40-67; col. 6 lines 9-26; "MIB 25 is a mechanism, such as a memory, which allows the persistent storage of information needed by the network 15 to operate" and "The information sent back to network 15 includes the identification number of the mobile unit 5 and AP 10, thereby identifying both the user and his location to the network. Using this identification and location data, network 15 provides desired services", thus accessing a medium to determine services provided to mobile unit based on identification information.)

and using the received identification information to determine the network provider (**see Stewart; figure 1; col. 5 lines 40 - 55; “Using this identification and location data, network 15 provides desired services (or arranges to provide desired services by accessing appropriate providers)”**, thus access a list of the plurality of possible network providers).

Regarding claim 14, Stewart does specifically disclose storing a data structure.

Regarding claim 14, Pitchaikani discloses storing a data structure (**see Pitchaikani; col. 8 lines 22-33; “Each MIB object identifier of MIB object identifiers 206 identifies an object. An object is a data structure for storing values for predetermined types of information. The data structure of an object may include a plurality of data types as well as other objects. Each group identifier of group identifiers 208 identifies a specific object group. An object group includes one or more objects identified in MIB object identifiers 206.”**).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **Pitchaikani**, thereby allowing to reduce functional and data redundancies (**see Pitchaikani col. 2 lines 48-50**), supplying agent-to-MIB information (**see Pitchaikani; col. 2 lines 50-51**), providing a mechanism for supplying a specific type of information about a device (**see Pitchaikani; col. 2 lines 53-56**), and making it possible for the central database be updated to support devices and agents (**see Pitchaikani; col. 2 lines 65-67**).

4. Claims 12 and 15 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (US 5,835,061) in combination with Pitchaikani (U.S. 5,684,988)**, and in view of **McCloghrie (RFC 1213)**.

Regarding claim 12, Stewart discloses the method, wherein the management information base stores data (see Stewart; col. 6 lines 9-27; “MIB 25 is a **mechanism, such as memory, which allows the persistent storage of information needed by network 15 to operate**”).

Regarding claim 15, Stewart discloses the method, wherein the management information base stores data (see Stewart; col. 6 lines 9-27; “MIB 25 is a **mechanism, such as memory, which allows the persistent storage of information needed by network 15 to operate**”)

Regarding claim 12, Stewart in combination with Pitchaikani do not specifically disclose storing a destination address indicating a destination specified by the network provider; wherein said providing the data comprises providing the data to the destination specified by the network provider.

Regarding claim 15, Stewart in combination with Pitchaikani do not specifically disclose storing a destination address indicating a destination specified by the network provider, wherein said providing the data comprises providing the data to the destination specified by the network provider.

Regarding claim 12, McCloghrie discloses storing a destination address (i.e. IP address; see McCloghrie; page 5 “3.6 The Address Translation Group”; the IP group will contain one address translation table, for going from IP addresses to physical addresses. Similarly, when a document defining MIB objects for the CLNP is produced, it will contain two tables, for mappings in both directions, as this is required for full functionality”, thus storing IP addresses) indicating a destination (It is known in the art to one of ordinary skill in the art that an IP address indicates a destination. Therefore, all IP addresses indicate a destination.) specified by the network provider (i.e. IP address placed in data structure; see McCloghrie; page 5 “3.6 The Address Translation Group”; “address translation tables” thus tables that indicate a destination based on IP address); wherein said providing the data comprises providing the data to the destination specified by the network provider (i.e. using forwarding tables and address translation tables; see McCloghrie; page 5 “3.6 The Address Translation Group”; pages 5-6 “3.7 The IP Group”; using MIB for forwarding of data and translation addresses).

Regarding claim 15, McCloghrie discloses storing a destination address (i.e. IP address; see McCloghrie; page 5 “3.6 The Address Translation Group”; the IP group will contain one address translation table, for going from IP addresses to physical addresses. Similarly, when a document defining MIB objects for the CLNP is produced, it will contain two tables, for mappings in both directions, as this is required for full functionality”, thus storing IP addresses) indicating a

destination (**It is known in the art to one of ordinary skill in the art that an IP address indicates a destination. Therefore, all IP addresses indicate a destination.**) specified by the network provider (i.e. IP address placed in data structure; see McCloghrie; page 5 “3.6 The Address Translation Group”; “address translation tables” thus tables that indicate a destination based on IP address); wherein said providing the data comprises providing the data to the destination specified by the network provider (i.e. using forwarding tables and address translation tables; see McCloghrie; page 5 “3.6 The Address Translation Group”; pages 5-6 “3.7 The IP Group”; using MIB for forwarding of data and translation addresses).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **McCloghrie**, thereby providing means of assigning object identifiers; and, to provide a method for implementations of managed agents to know which objects they must implement (see **McCloghrie**; page 6).



2. Claim 16 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)**, and further in view of **Barkan (U.S. 5,864,667)**.

Regarding claim 16, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 16, Stewart does not specifically disclose wherein said identification information comprises a digital certificate.

Regarding claim 16, Barkan discloses wherein said identification information (**i.e. identification package; see Barkan; col. 3 lines 56-67; “identification package”**) comprises a digital (**see Barkan; col. 3 lines 56-67; “digital”**) certificate (**see Barkan; col. 3 lines 56-67; “certificate”**).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061)** and **P802.1Q/D11**, as taught by **Barkan**, thereby offering alleviating the problem of user identification encountered in various situations in the modern period of widespread use of global communications and information exchange (**see Barkan; col. 2 lines 55-67**).

3. Claims 17 and 18 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)**, and further in view of **802.11D-1997**.

Regarding claim 17, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 18, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 17, Stewart does not specifically disclose wherein said identification information comprises an IEEE 802.11 system identification.

Regarding claim 18, Stewart does not specifically disclose wherein said identification information comprises a media access control (MAC) identification.

Regarding claim 17, 802.11D-1997 discloses wherein said identification information comprises an IEEE 802.11 (**see 802.11D-1997; page 1; “802.11”**) system

identification (see 802.11D-1997; page 273 "Annex A: Protocol Implementation Conformance Statement (PICS)"; "PICS is a statement of which capabilities and options of the protocol have been implemented", thus identification information identifying the implementation system.).

Regarding claim 18, 802.11D-1997 discloses wherein said identification information (i.e. PICS proforma information; see 802.11D-1997; page 273; "A.3.1 General structure of the PICS proforma") comprises a media access control (MAC) identification (see 802.11D-1997; page 277 "A.4.4 MAC Protocol"; page 277 "A.4.4.1 MAC Protocol Capabilities"; page 280 "A.4.4.2 MAC frames"; page 281 "A.4.4.3 "Frame exchange sequences"; page 281 "A.4.4.4 MAC Addressing functions"; different MAC identification information).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061)**, as taught by **802.11D-1997**, thereby offering the following PICS benefits as stated on page 272 of **802.11D-1997**:

- a) By the protocol implementor, as a checklist to reduce the risk of failure to conform to the standard through oversight;
- b) By the supplier and acquirer, or potential acquirer, of the implementation, as a detailed indication of the capabilities of the implementation, stated relative to the common basis for understanding provided by the standard PICS proforma;
- c) By the user, or potential user, of the implementation, as a basis for initially checking the possibility of interworking with another implementation (note that, while interworking can never be guaranteed, failure to interwork can often be predicted from incompatible PICS proformas)
- d) By a protocol tester, as the basis for selecting private tests against which to assess the claim for conformance of the implementation.

4. Claims 20, 21, and 22 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)**, and further in view of **Edell**.

Regarding claim 20, Stewart discloses a method for providing selective access to network resources in a distributed wireless network system (see **Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system**), wherein the wireless network system (see **Stewart; col. 2 lines 36-45; “wireless local area networks”, thus a system**) includes a plurality of access points (see **Stewart; col. 4 lines 48-55; “one or more APs 10”, thus a plurality of wireless access points**) coupled to a network (see **Stewart; figure 1; object 1; col. 5 lines 47; “network 15”**), wherein the plurality of access points (see **Stewart; col. 4 lines 48-55; “one or more APs 10”, thus a plurality of wireless access points**) are arranged at known locations in a geographic region (see **Stewart; col. 6 lines 9-27; “the MIB would store the precise longitude, latitude altitude, and other geographic information pinpointing the location of each AP 10”, thus AP’s are arranged at known locations in a geographic region as the geographic information is known**), the method comprising: a first access point (see **Stewart; figure 1; object 10, a first wireless access point**) receiving identification information (see **Stewart; col. 2 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**) from a portable computing device (see **Stewart; figure 1;**

**"M.U.", a mobile user) the first access point configured to provide access to a plurality of possible network providers (see Stewart; col. 7 lines 32-38; "Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units", thus using one network provider from a plurality of network providers); determining, by the first access point, an indicated network provider from the plurality of possible network providers according to the identification information (see Stewart; col. 7 lines 32-38; "Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units", thus using one network provider from a plurality of network providers); the first access point (see Stewart; col. 6 lines 28-38; "AP") providing geographic location information (see Stewart; col. 6 lines 28-38; "store location of the AP" which provides network service to the mobile unit therefore containing geographic information of the mobile unit) indicating a known geographic location of the portable computing device (see Stewart; col. 6 lines 28-38; "store location of the AP" which provides network service to the mobile unit therefore containing geographic information of the mobile unit and "the memory .. store ..., the local map, local services and other information, ... from the mobile unit ...") and an identification information (i.e. code) which allows recognition of a user before providing access to system services, thereby providing a**

measure of security and a billing mechanism (see Stewart; col. 3 lines 45-63; col. 5 lines 7-21; “such an identification code allows recognition of a user before providing access to system services, thereby providing a measure of security and a service billing mechanism”) based on the known geographic location (see Stewart; col. 4 lines 14-21; “Since the location of the access point is defined and known by MIB 25, detection of the presence of the mobile unit by an AP 10 allows MIB 25 to know exactly where the mobile user is located at any given time”) of the portable computing device (see Stewart; col. 3 lines 60-67; col. 4 lines 1-21; “mobile unit” which is billed for based on identification information); using the indicated network provider to provider data received from the portable computing device to a destination (see Stewart; figure 1; col. 5 lines 40-55; “or arranges to provide desired services by accessing appropriate providers”, therefore providing data to the internet service provider).

Regarding claim 21, Stewart discloses the method, wherein the identification information (i.e. identification code; see Stewart; col. 3 lines 45-63; “In addition, mobile unit 5 would also be equipped with a code generator which generates an identification code that can be transmitted to and recognized by the access point 10 or a system accessed through access point 10”) received from the portable computing device (see Stewart; col. 3 lines 45-63; “identification code that can be transmitted to and recognized by the access point 10”) indicates a first network provider of a plurality of possible network providers; wherein said determining billing (see Stewart; col. 3 lines 45-63; col. 5 lines 7-21; “such an identification code

**allows recognition of a user before providing access to system services, thereby providing a measure of security and a service billing mechanism”)** for the portable computing device **(see Stewart; col. 3 lines 60-67; col. 4 lines 1-21; “mobile unit” which is billed for based on identification information)** is based on the first network provider and the known geographic location **(see Stewart; col. 6 lines 28-38; “store location of the AP” which provides network service to the mobile unit therefore containing geographic information of the mobile unit and “the memory .. store ..., the local map, local services and other information, ... from the mobile unit ...”)** of the portable computing device **(see Stewart; col. 3 lines 60-67; col. 4 lines 1-21; “mobile unit” which is billed for based on identification information).**

Regarding claim 20, Stewart does not specifically disclose determining a charge for the portable computing device to gain access to the network provider.

Regarding claim 20, Edell discloses determining a charge **(see Edell; abstract; “billing users for traffic”)** for the portable computing device **(i.e. purchasing agent; see Edell; figure 1; “purchasing agent”)** to gain access to the network provider **(see Edell; figure 1; “Components of a billing system showing the major communications required to establish a connection”, therefore providing a connection to a network provider)**

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061)**, as taught by **Edell**, thereby creating a system for billing users for their traffic **(see Edell; abstract)**, the system can be used for cost recovery and price information and encourage the efficient

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use of network resources (**see Edell; abstract**), and the system requires no changes to existing protocols or applications and can be used to recover costs between cooperating sites (**see Edell; abstract**).



5. Claim 23 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061) and Edell**, and further in view of **Barkan (U.S. 5,864,667)**.

Regarding claim 23, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 23, Stewart does not specifically disclose wherein said identification information comprises a digital certificate.

Regarding claim 23, Barkan discloses wherein said identification information (**i.e. identification package; see Barkan; col. 3 lines 56-67; “identification package”**) comprises a digital (**see Barkan; col. 3 lines 56-67; “digital”**) certificate (**see Barkan; col. 3 lines 56-67; “certificate”**).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061) and P802.1Q/D11**, as taught by **Barkan**, thereby offering alleviating the problem of user identification encountered in various situations in the modern period of widespread use of global communications and information exchange (**see Barkan; col. 2 lines 55-67**).

6. Claims **24 and 25** rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061) and Edell**, and further in view of **802.11D-1997**.

Regarding claim 24, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 25, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 24, Stewart does not specifically disclose wherein said identification information comprises an IEEE 802.11 system identification.

Regarding claim 25, Stewart does not specifically disclose wherein said identification information comprises a media access control (MAC) identification.

Regarding claim 24, 802.11D-1997 discloses wherein said identification information (**i.e. PICS proforma information; see 802.11D-1997; page 273; “A.3.1**

**General structure of the PICS proforma") comprises an IEEE 802.11 (see 802.11D-1997; page 1; "802.11") system identification (see 802.11D-1997; page 273 "Annex A: Protocol Implementation Conformance Statement (PICS)"; "PICS is a statement of which capabilities and options of the protocol have been implemented", thus identification information identifying the implementation system.).**

Regarding claim 25, 802.11D-1997 discloses wherein said identification information (i.e. **PICS proforma information**; see 802.11D-1997; page 273; "**A.3.1 General structure of the PICS proforma**") comprises a media access control (MAC) identification (see 802.11D-1997; page 277 "**A.4.4 MAC Protocol**"; page 277 "**A.4.4.1 MAC Protocol Capabilities**"; page 280 "**A.4.4.2 MAC frames**"; page 281 "**A.4.4.3 Frame exchange sequences**"; page 281 "**A.4.4.4 MAC Addressing functions**"; different MAC identification information).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061)** and **P802.1Q/D11**, as taught by **802.11D-1997**, thereby offering the following PICS benefits as stated on page 272 of **802.11D-1997**:

- a) By the protocol implementor, as a checklist to reduce the risk of failure to conform to the standard through oversight;
- b) By the supplier and acquirer, or potential acquirer, of the implementation, as a detailed indication of the capabilities of the implementation, stated relative to the common basis for understanding provided by the standard PICS proforma;
- c) By the user, or potential user, of the implementation, as a basis for initially checking the possibility of interworking with another implementation (note that, while interworking can never be guaranteed, failure to interwork can often be predicted from incompatible PICS proformas)
- d) By a protocol tester, as the basis for selecting private tests against which to assess the claim for conformance of the implementation.

7. Claims 26, 27 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)**, and further in view of **Pitchaikani (U.S. 5,684,988)**

Regarding claim 26, Stewart discloses a network system, comprising: a network; one or more wireless access points (**see Stewart; figure 1; “A.P.”, thus access point in one geographic region of which there are many**) coupled to the network (**see Stewart; figure 1; a diagram of a network with an A, thus an AP couple to a network**), wherein each of one or more wireless access points (**see Stewart; figure 1; “A.P.”, thus a wireless access point of one geographic location from a plurality of access points from other geographic locations**) is operable to communicate (**see Stewart; abstract; “communicates”**) using wireless Ethernet (**see Stewart; col. 1 lines 5-15; “wireless local area”, thus using Ethernet for devices such as a “notebook, personal computer, PDA, etc.”**) with one or more computing devices (**see Stewart; abstract; “the network communicates with information providers connected to the network and provides data to the mobile unit through the access point corresponding to the mobile unit.”, thus mobile units connect to network information providers**), wherein each of the one or more wireless access points (**see Stewart; figure 1; “A.P.”, thus a wireless access point of one geographic location from a plurality of access points from other geographic locations**) is configured to receive identification information (**i.e. identification code**) from a computing device (**i.e. mobile unit**) of the one or more computing devices (**see**

**Stewart; abstract; “the network communicates with information providers connected to the network and provides data to the mobile unit through the access point corresponding to the mobile unit.”, thus mobile units connect to network information providers) indicating a network provider of a plurality of possible network providers (see Stewart; col. 7 lines 32-38; “Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units”, thus using one network provider from a plurality of network providers); determining the network provider\_(see Stewart; col. 7 lines 32-38; “Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units”, thus using one network provider from a plurality of network providers), wherein each of the one or more wireless access points is configured to provide access to the plurality of possible network providers, wherein each of the one or more wireless access points (see Stewart; figure 1; “A.P.”, thus a wireless access point of one geographic location from a plurality of access points from other geographic locations) includes a memory medium (see Stewart; figure 1; “MIB”; col. 6 lines 9-37; “MIB 25 is a mechanism, such as a memory”), wherein the memory medium comprises a list of identification information entries (see Stewart; figure 1; “MIB”; col. 6 lines 9-37; “MIB 25 is a mechanism, such as memory, which allows the persistent storage of**

information needed by network 15 to operate. Examples of such information include a directory of all the elements (APs, mobile units, etc) in the network, the topology of the network, characteristics of connection links, performance, and trend statistics and any information which is of interest in the operation of the network 15", thus identification information) and corresponding network providers, wherein each entry (see Stewart; col. 3 lines 45-67; "code") indicates a respective network provider (see Stewart; col. 3 lines 45-67; "code allows recognition of a user before providing access to system services") of the plurality of possible network providers (see Stewart; col. 3 lines 45-67; figure 1; information providers who provide access to system services); wherein each of the one or more wireless access points (see Stewart; figure 1; "A.P.", thus a wireless access point of one geographic location from a plurality of access points from other geographic locations) is operable to determine the network provider (see Stewart; col. 3 lines 45-67; figure 1; information providers) indicated by the identification information (see Stewart; col. 3 lines 45-67; figure 1; "provide access to system services" by "code") from the plurality of possible network providers; wherein, in determining the network provider (see Stewart; col. 7 lines 32-38; "Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units", thus using one network provider from a plurality of network providers) for the portable computing device (i.e. mobile unit, each of the one or more access points (see Stewart; figure 1;

**“A.P.”, thus a wireless access point of one geographic location from a plurality of access points from other geographic locations)** is operable to access the memory medium **(see Stewart; figure 1; memory)** and use the received identification information **(i.e. inquiry request; see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information; col. 4 lines 66-67; col. 5 lines 1-6; “transmission of an inquiry requiring a response”, thus sending information to request a service from a provider) to determine the network provider (see Stewart; col. 3 lines 45-63); wherein network access (see Stewart; figure 1; access point providing network access to a mobile unit) is provided to the computing device (see Stewart; figure 1; “m.u.” mobile unit) through the indicated network provider (see Stewart; figure 1; information is provided through provider).**

Regarding claim 27, Stewart discloses the network system, wherein management information base **(see Stewart; figure 1; “M.I.B.”, a management information base)** further stores a respective network provider **(see Stewart; figure 1; “information provider” thus an information service provider, a network provider)** for each identification information entry **(see Stewart; col. 2 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information); wherein, in determining the network provider (see Stewart; figure 1; “information provider” thus an information service provider, a network provider) for the computing device, each of the one or more wireless access points (see Stewart; figure 1; “A.P.”, thus an access point of a**

**plurality of access points)** is operable to use the identification information (see Stewart; col. 2 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information generated by mobile unit and readable by the access point) to determine the network provider (see Stewart; figure 1; “information provider” thus an information service provider, a network provider) stored in the management information base corresponding to the identification information (see Stewart; col. 3 lines 45-67; “Such an identification code allows recognition of a user before providing access to system services, thereby providing a measure of security and a service billing mechanism”, thus using the code to identify services used by user for billing and other useful mechanisms).

Regarding claim 30, Stewart discloses network system, wherein said identification information (see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information) comprises a known geographic location (i.e. latitude, longitude, altitude, and other geographic information; see Stewart; col. 4 lines 8-21; “latitude, longitude, altitude”, thus known geographic location) of the portable computing device (i.e. mobile unit; see Stewart; col. 4 lines 8-21; “mobile unit”).

Regarding claim 32, Stewart discloses the network system (see Stewart; figure 1; “A.P.”, thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ), wherein a subset of the one or more portable



computing devices (see **Stewart**; **figure 1**; “M.U.” a mobile unit, thus a portable computing device) are portable computing devices (see **Stewart**; **figure 1**; “M.U.” a mobile unit from a plurality of mobile units, thus a portable computing device of a plurality of computing devices which connect to the access point).

Regarding claim 26, **Stewart** does not specifically disclose storing a data structure.

Regarding claim 26, **Pitchaikani** discloses storing a data structure (see **Pitchaikani**; **col. 8 lines 22-33**; “Each MIB object identifier of MIB object identifiers 206 identifies an object. An object is a data structure for storing values for predetermined types of information. The data structure of an object may include a plurality of data types as well as other objects. Each group identifier of group identifiers 208 identifies a specific object group. An object group includes one or more objects identified in MIB object identifiers 206.”)

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **Pitchaikani**, thereby allowing to reduce functional and data redundancies (see **Pitchaikani col. 2 lines 48-50**), supplying agent-to-MIB information (see **Pitchaikani**; **col. 2 lines 50-51**), providing a mechanism for supplying a specific type of information about a device (see **Pitchaikani**; **col. 2 lines 53-56**), and making it possible for the central database be updated to support devices and agents (see **Pitchaikani**; **col. 2 lines 65-67**).

8. Claims 28, 29, 33, 34, 35, 36, 37, 41, 42, and 43 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061) in combination with Pitchaikani (U.S. 5,684,988)**, and further in view of **IEEE802.11D-1997**.

Regarding claim 28, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 29, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 32, Stewart discloses the network system (**see Stewart; figure 1; “A.P.”, thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ), wherein a subset of the one or more portable computing devices (see Stewart; figure 1; “M.U.” a mobile unit, thus a portable**

**computing device)** are portable computing devices (see **Stewart; figure 1**; **"M.U."** a mobile unit from a plurality of mobile units, thus a portable computing device of a plurality of computing devices which connect to the access point).

Regarding claim 33, Stewart discloses the network system (see **Stewart; figure 1**; **"A.P."**, thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ).

Regarding claim 34, Stewart discloses the network system (see **Stewart; figure 1**; **"A.P."**, thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ).

Regarding claim 35, Stewart discloses the network system (see **Stewart; figure 1**; **"A.P."**, thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ).

Regarding claim 36, Stewart discloses the network system (see **Stewart; figure 1**; **"A.P."**, thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ) and network service providers (see **Stewart; figure 1**; information service provider of a plurality information service providers, thus networks service providers)

Regarding claim 37, Stewart discloses the network system (see Stewart; figure 1; “A.P.”, thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ).

Regarding claim 41, Stewart discloses the network system (see Stewart; figure 1; “A.P.”, thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ).

Regarding claim 42, Stewart discloses the network system (see Stewart; figure 1; “A.P.”, thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ).

Regarding claim 43, Stewart discloses the network system (see Stewart; figure 1; “A.P.”, thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ), with a database (see Stewart; figure 1; a database) and a network service provider (see Stewart; figure 1; network service provider of a plurality of service providers).

Regarding claim 28, Stewart does not specifically disclose wherein said identification information comprises an IEEE 802.11 system identification.

Regarding claim 29, Stewart does not specifically disclose wherein said identification information comprises a media access control (MAC) identification.

Regarding claim 33, Stewart does not specifically disclose wherein at least a subset of the one or more wireless access points are operable to concurrently use a plurality of radio frequency (RF) channels.

Regarding claim 34, Stewart does not specifically disclose wherein a first wireless access point of the subset is operable to assign one or more RF channels for communication with a computing device.

Regarding claim 35, Stewart does not specifically disclose the network, wherein the first wireless access point is operable to assign the RF channel based on the identification information received from the computing device.

Regarding claim 36, Stewart does not specifically disclose wherein the first wireless access point is operable to assign the RF channel

Regarding claim 37, Stewart does not specifically disclose wherein the first wireless access point is operable to determine an access level for the computing device after receiving the identification; and wherein the first wireless access point is operable to assign a RF channel for communication with the computing device based on the determined access level.

Regarding claim 41, Stewart does not specifically disclose wherein at least a subset of the identification information entries each indicate at least one RF channel.

Regarding claim 42, Stewart does not specifically disclose wherein the indicated RF channel is used in providing network access.

Regarding claim 43, Stewart does not specifically disclose wherein the identification information; is a RF channel wherein each of the subset of the one or

more wireless access points is operable to index into the data structure using the identification information to determine the RF channel corresponding to the identification information; wherein each of the subset of the one or more wireless access points is operable to assign a RF channel indicated by the data structure for each identification information entry.

Regarding claim 28, 802.11D-1997 discloses wherein said identification information (i.e. **PICS proforma information**; see 802.11D-1997; page 273; "**A.3.1 General structure of the PICS proforma**") comprises an IEEE 802.11 (see 802.11D-1997; page 1; "802.11") system identification (see 802.11D-1997; page 273 "**Annex A: Protocol Implementation Conformance Statement (PICS)**"; "**PICS is a statement of which capabilities and options of the protocol have been implemented**", thus identification information identifying the implementation system.).

Regarding claim 29, 802.11D-1997 discloses wherein said identification information (i.e. **PICS proforma information**; see 802.11D-1997; page 273; "**A.3.1 General structure of the PICS proforma**") comprises a media access control (MAC) identification (see 802.11D-1997; page 277 "**A.4.4 MAC Protocol**"; page 277 "**A.4.4.1 MAC Protocol Capabilities**"; page 280 "**A.4.4.2 MAC frames**"; page 281 "**A.4.4.3 Frame exchange sequences**"; page 281 "**A.4.4.4 MAC Addressing functions**"; different MAC identification information).

Regarding claim 33, IEEE802.11 more specifically discloses wherein at least a subset of the one or more wireless access point (i.e. **802.11 access points**; see

**IEEE802.11; abstract; “The medium access control (MAC) and physical characteristics for wireless local area networks (LANs) are specified in this standard, part of a series of standards for local and metropolitan area networks”, thus a standard for “wireless local area networks” and therefore operable on a wireless access point) are operable to concurrently use a plurality of radio frequency (RF) channels (see IEEE802.11; page 249 “Table 63”; different frequency channels operable on a wireless access point based on the IEEE802.11 standard).**

Regarding claim 34, IEEE802.11 discloses wherein a first wireless access point of the subset (see IEEE802.11; abstract; “The medium access control (MAC) and physical characteristics for wireless local area networks (LANs) are specified in this standard, part of a series of standards for local and metropolitan area networks”, thus for a “wireless local area networks” of which networks may contain one or more wireless access points of which a subset operate using the 802.11 standard) is operable to assign one or more RF channels for communication with a computing device (see IEEE802.11; page 249 “table 63”; pages 248-249 “15.3.6 PMD operating specifications, general”; different channels (14 in particular) that a wireless access point may use to communicate with a computing device).

Regarding claim 35, IEEE802.11 discloses wherein the first wireless access point (i.e. 802.11 access points; see IEEE802.11; abstract; “The medium access control (MAC) and physical characteristics for wireless local area networks (LANs) are specified in this standard, part of a series of standards for local and metropolitan

area networks”, thus a standard for “wireless local area networks” and therefore operable on a wireless access point) is operable to assign the RF channel (see IEEE802.11; page 249 “table 63”; pages 248-249 “15.3.6 PMD operating specifications, general”; different RF channels assignable by wireless access point) based on the identification information (see IEEE802.11; page 274 “A.3 Instructions for completing the PICS proforma”; “The first part of the PICS proforma, Implementation Identification and Protocol Summary, is to be completed as indicated with the information necessary to identify fully both the supplier and the implementation”, thus identification information) received from the computing device (see IEEE802.11; page 284-285 “A.4.6 Direct Sequence PHY functions”; page 274 “A.3 Instructions for completing the PICS proforma”; “The PICS proforma for a station consists of A.4.1, through A.4.4 inclusive, and at least one of A.4.5, A.4.6 or A.4.7 corresponding to the PHY implementation”, therefore the PICS contains “implementation identification” information that includes the PHY implementation which specifies what RF channel is being used as shown in figures A.4.6, A.4.6, and A.4.7)

Regarding claim 36, IEEE802.11 discloses wherein the first wireless access point (i.e. 802.11 access points; see IEEE802.11; abstract; “The medium access control (MAC) and physical characteristics for wireless local area networks (LANs) are specified in this standard, part of a series of standards for local and metropolitan area networks”, thus a standard for “wireless local area networks” and therefore operable on a wireless access point); is operable to assign the RF channel (see



**IEEE802.11; page 249 “table 63”; pages 248-249 “15.3.6 PMD operating specifications, general”; different RF channels assignable by wireless access point).**

Regarding claim 37, IEEE802.11 more specifically disclose wherein the first wireless access point (i.e. **802.11 access points**; see IEEE802.11; abstract; “**The medium access control (MAC) and physical characteristics for wireless local area networks (LANs) are specified in this standard, part of a series of standards for local and metropolitan area networks**”, thus a standard for “**wireless local area networks**” and therefore operable on a wireless access point) is operable to determine an access level (see IEEE802.11; page 273 “**Annex A**”; describes the medium access control “**protocol implementation conformance statement (PICS proforma**” used to provide specific access level over the medium access control) for the computing device after receiving (see IEEE802.11; page 284-285 “**A.4.6 Direct Sequence PHY functions**”; page 274 “**A.3 Instructions for completing the PICS proforma**”; “**The PICS proforma for a station consists of A.4.1, through A.4.4 inclusive, and at least one of A.4.5, A.4.6 or A.4.7 corresponding to the PHY implementation**”, therefore the PICS contains “**implementation identification**” information that includes the PHY implementation which specifies what RF channel is being used as shown in figures A.4.6, A.4.6, and A.4.7) the identification information (see IEEE802.11; page 274 “**A.3 Instructions for completing the PICS proforma**”; “**The first part of the PICS proforma, Implementation Identification and Protocol Summary, is to be completed as indicated with the information**

necessary to identify fully both the supplier and the implementation”, thus identification information); and wherein the first wireless access point (i.e. 802.11 access points; see IEEE802.11; abstract; “The medium access control (MAC) and physical characteristics for wireless local area networks (LANs) are specified in this standard, part of a series of standards for local and metropolitan area networks”, thus a standard for “wireless local area networks” and therefore operable on a wireless access point) is operable to assign a RF channel (see IEEE802.11; page 249 “table 63”; pages 248-249 “15.3.6 PMD operating specifications, general”; different RF channels assignable by wireless access point) for communication with the computing device based on the determined access level (see IEEE802.11; page 273 “Annex A”; medium access control decides the access level based on the PICS proforma which specifies the identification information containing the RF channel information).

Regarding claim 41, IEEE802.11 discloses wherein at least a subset of the identification information (see IEEE802.11; page 274 “A.3 Instructions for completing the PICS proforma”; “The first part of the PICS proforma, Implementation Identification and Protocol Summary, is to be completed as indicated with the information necessary to identify fully both the supplier and the implementation”, thus identification information of which information in A.4.5, A.4.6 or A.4.7 is a subset that specifies channel) entries each indicate at least one RF channel (see IEEE802.11; page 284-285 “A.4.6 Direct Sequence PHY functions”; page 274 “A.3 Instructions for completing the PICS proforma”; “The

**PICS proforma for a station consists of A.4.1, through A.4.4 inclusive, and at least one of A.4.5, A.4.6 or A.4.7 corresponding to the PHY implementation", therefore the PICS contains "implementation identification" information that includes the PHY implementation which specifies what RF channel is being used as shown in figures A.4.6, A.4.6, and A.4.7).**

Regarding claim 42, IEEE802.11 discloses wherein the indicated RF channel (see IEEE802.11; page 249 "Table 63"; Radio "frequency" channel listing and their "regulatory domains") is used in providing network access (see IEEE802.11; Annex A "Protocol Implementation Conformance Statement (PICS) proforma"; "The PICS is a statement of which capabilities and options of the protocol have been implemented.", therefore the RF channels specified in the PICS proforma is used to provide network access).

Regarding claim 43, IEEE802.11 discloses wherein the identification information (i.e. information storable in a database; see IEEE802.11; page 274 "A.3 Instructions for completing the PICS proforma"; "The first part of the PICS proforma, Implementation Identification and Protocol Summary, is to be completed as indicated with the information necessary to identify fully both the supplier and the implementation", thus identification information of which information in A.4.5, A.4.6 or A.4.7 is a subset that specifies channel); is a RF channel (see IEEE802.11; page 284-285 "A.4.6 Direct Sequence PHY functions"; page 274 "A.3 Instructions for completing the PICS proforma"; "The PICS proforma for a station consists of A.4.1, through A.4.4 inclusive, and at least one

of A.4.5, A.4.6 or A.4.7 corresponding to the PHY implementation", therefore the PICS contains "implementation identification" information that includes the PHY implementation which specifies what RF channel is being used as shown in figures A.4.6, A.4.6, and A.4.7) wherein each of the subset of the one or more wireless access points (i.e. 802.11 access points; see IEEE802.11; abstract; "The medium access control (MAC) and physical characteristics for wireless local area networks (LANs) are specified in this standard, part of a series of standards for local and metropolitan area networks", thus a standard for "wireless local area networks" and therefore operable on a wireless access point) is operable to index into the data structure using the identification information (i.e. information storable in a database; see IEEE802.11; page 274 "A.3 Instructions for completing the PICS proforma"; "The first part of the PICS proforma, Implementation Identification and Protocol Summary, is to be completed as indicated with the information necessary to identify fully both the supplier and the implementation", thus identification information of which information in A.4.5, A.4.6 or A.4.7 is a subset that specifies channel) to determine the RF channel (see IEEE802.11; page 284-285 "A.4.6 Direct Sequence PHY functions"; page 274 "A.3 Instructions for completing the PICS proforma"; "The PICS proforma for a station consists of A.4.1, through A.4.4 inclusive, and at least one of A.4.5, A.4.6 or A.4.7 corresponding to the PHY implementation", therefore the PICS contains "implementation identification" information that includes the PHY implementation which specifies what RF channel is being used as shown in figures A.4.6, A.4.6,

**and A.4.7)** corresponding to the identification information (i.e. **information storable in a database; see IEEE802.11; page 274 “A.3 Instructions for completing the PICS proforma”; “The first part of the PICS proforma, Implementation Identification and Protocol Summary, is to be completed as indicated with the information necessary to identify fully both the supplier and the implementation”, thus identification information of which information in A.4.5, A.4.6 or A.4.7 is a subset that specifies channel**); wherein each of the subset of the one or more wireless access points (i.e. **802.11 access points; see IEEE802.11; abstract; “The medium access control (MAC) and physical characteristics for wireless local area networks (LANs) are specified in this standard, part of a series of standards for local and metropolitan area networks”, thus a standard for “wireless local area networks” and therefore operable on a wireless access point**) is operable to assign a RF channel (see IEEE802.11; page 284-285 **“A.4.6 Direct Sequence PHY functions”; page 274 “A.3 Instructions for completing the PICS proforma”; “The PICS proforma for a station consists of A.4.1, through A.4.4 inclusive, and at least one of A.4.5, A.4.6 or A.4.7 corresponding to the PHY implementation”, therefore the PICS contains “implementation identification” information that includes the PHY implementation which specifies what RF channel is being used as shown in figures A.4.6, A.4.6, and A.4.7) indicated by the data structure for each identification information entry (i.e. **information storable in a database; see IEEE802.11; page 274 “A.3 Instructions for completing the PICS proforma”; “The first part of the PICS proforma, Implementation Identification and Protocol Summary, is to be****

**completed as indicated with the information necessary to identify fully both the supplier and the implementation”, thus identification information of which information in A.4.5, A.4.6 or A.4.7 is a subset that specifies channel).**

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061) and P802.1Q/D11**, as taught by **802.11D-1997**, thereby offering the following PICS benefits as stated on page 272 of **802.11D-1997**:

- a) By the protocol implementor, as a checklist to reduce the **risk** of failure to conform to the standard through oversight;
- b) By the supplier and acquirer, or potential acquirer, of the implementation, as a detailed indication of the capabilities of the implementation, stated relative to the common basis for understanding provided by the standard PICS proforma;
- c) By the user, or potential user, of the implementation, as a basis for initially checking the possibility of interworking with another implementation (note that, while interworking can never be guaranteed, failure to interwork can often be predicted from incompatible PICS proformas)
- d) By a protocol tester, as the basis for selecting private tests against which to assess the claim for conformance of the implementation.

9. Claims 38, 39, and 40 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)**, **Pitchaikani (U.S. 5,684,988)**, and **IEEE802.11D-1997**, and further in view of **Muir**.

Regarding claim 38, Stewart discloses the network system (see **Stewart; figure 1; "A.P.", thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) )** and the first wireless access point (see **Stewart; figure 1; a first "A.P.", thus an access point**).

Regarding claim 39, Stewart discloses the network system (see **Stewart; figure 1; "A.P.", thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ).**

Regarding claim 40, Stewart discloses the network system (see **Stewart; figure 1; "A.P.", thus access point of a network system comprising items 10 (Access Point), 15 (Network), 25 (Management Information Base), 20 (Info Provider), 21 (Processor), and 22 (Memory) ).**

Regarding claim 38, Stewart does not specifically disclose communication with a first computing device of the one or more computing devices using a first RF channel of the plurality of RF channels and communicating with a second computing device of the one or more computing devices using a second RF channel of the plurality of RF channels.

Regarding claim 39, Stewart does not specifically disclose wherein the first RF channel and the second RF channel are different RF channels.

Regarding claim 40, Stewart does not specifically disclose wherein the first RF channel and the second RF channel are non-overlapping RF channels.

Regarding claim 38, Muir more specifically discloses communication with a first computing device (**i.e. a station**) of the one or more computing devices (**i.e. out of many stations**) using a first RF channel of the plurality of RF channels (**see Muir; pages 1-2 “2. Protocol Description”; figure 2; figure 3; figure 4; “wireless network with multiple transmission channels” thus stations with a channel for data transmission. Figures 2, 3, and 4 show multiple channels (Channels A and B) based on 2 stations**) and communicating with a second computing device (**i.e. station**) of the one or more computing devices (**i.e. out of many stations**) using a second RF channel of the plurality of RF channels (**see Muir; pages 1-2 “2. Protocol Description”; figure 2; figure 3; figure 4; “wireless network with multiple transmission channels” thus stations with a channel for data transmission. Figures 2, 3, and 4 show multiple channels (Channels A and B) based on 2 stations**).

Regarding claim 39, IEEE802.11 discloses wherein the first RF channel (**see IEEE802.11; page 249 “Table 63”; “CHNL\_ID” is 1 for first channel**) and the second RF channel (**see IEEE802.11; page 249 “Table 63”; “CHNL\_ID” is 7 for second channel**) are different RF channels (**see IEEE802.11; page 249 “Table 63”; CHNL\_ID = 1 is at a frequency of 2412 MHZ while CHNL\_ID = 7 is at a frequency of 2442**



**MHZ, therefore the channels are different RF channels since they are at different frequencies).**

Regarding claim 40, IEEE802.11 more specifically disclose wherein the first RF channel (see IEEE802.11; page 249 "Table 63"; channel 1 at 2412 MHZ) and the second RF channel (see IEEE802.11; page 249; "Table 63"; channel 2 at 2442 MHZ) are non-overlapping RF channels (see IEEE802.11; page 249 "Table 63"; "In a multiple cell network topology, overlapping and/or adjacent cells using different channels can operate simultaneously without interference if the distance between the center frequencies is at least 30 MHZ", the difference between the frequencies is 30 MHZ therefore these are non-overlapping channels due to the different frequencies).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **Muir**, thereby providing excellent performance and remaining stable under all network load levels by dividing the channel (see **Muir**; abstract) and also using multiple channels to ensure collision-free data transmission in a network (see **Muir**; "1 Introduction").

10. Claims 4 and 31 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061) in combination with Pitchaikani (U.S. 5,684,988)**, and further in view of **Barkan (U.S. 5,864,667)**.

Regarding claim 31, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 31, Stewart does not specifically disclose wherein said identification information comprises a digital certificate.

Regarding claim 31, Barkan discloses wherein said identification information (**i.e. identification package; see Barkan; col. 3 lines 56-67; “identification package”**) comprises a digital (**see Barkan; col. 3 lines 56-67; “digital”**) certificate (**see Barkan; col. 3 lines 56-67; “certificate”**).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061) and P802.1Q/D11**, as taught by **Barkan**, thereby offering alleviating the problem of user identification encountered in various situations in the modern period of widespread use of global communications and information exchange (**see Barkan; col. 2 lines 55-67**).

11. Claim 44, 45, 46, 47, 48, 49, 50, 57, 58, and 65 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)**, and further in view of **Pitchaikani (U.S. 5,684,988)**.

Regarding claim 44, Stewart discloses a wireless access point (**see Stewart; figure 1; "A.P.", thus a wireless access point**) for providing network access (**see Stewart; abstract; "the network communicates with information providers connected to the network and provides data to the mobile unit"**) to one or more computing devices, (**see Stewart; abstract; "mobile unit"**) wherein the wireless access point (**see Stewart; figure 1; "A.P.", thus access point**) is operable to be coupled to a network (**see Stewart; figure 1; a diagram of a network with an A, thus an AP couple to a network**), wherein the wireless access point (**see Stewart; figure 1; "A.P.", thus a wireless access point**) is operable to communicate (**see Stewart; abstract; "communicates"**) with a computing device (**see Stewart; abstract; "mobile unit"**) of the one or more computing devices (**see Stewart; abstract; "the network communicates with information providers connected to the network and provides data to the mobile unit through the access point corresponding to the mobile unit."**) wherein the wireless access point (**see Stewart; figure 1; "A.P.", thus a wireless access point**) is configured to receive identification information (i.e. **identification code**) from the computing device (**see Stewart; abstract; "the network communicates with information providers connected to the network and provides**

**data to the mobile unit through the access point corresponding to the mobile unit.”, thus mobile units connect to network information providers) indicating a network provider of a plurality of possible network providers (see Stewart; col. 7 lines 32-38; “Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units”, thus using one network provider from a plurality of network providers), wherein the wireless access point is configured to provide access to the plurality of possible network providers (see Stewart; col. 7 lines 32-38; “Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units”, thus using one network provider from a plurality of network providers), wherein the wireless access point includes a memory medium (see Stewart; figure 1; “MIB”; col. 6 lines 9-37; “MIB 25 is a mechanism, such as a memory”), wherein memory medium comprises a list of identification information entries (see Stewart; figure 1; “MIB”; col. 6 lines 9-37; “MIB 25 is a mechanism, such as memory, which allows the persistent storage of information needed by network 15 to operate. Examples of such information include a directory of all the elements (APs, mobile units, etc) in the network, the topology of the network, characteristics of connection links, performance, and trend statistics and any information which is of interest in the operation of the network 15”, thus**

identification information) and corresponding network providers, wherein each entry (see Stewart; col. 3 lines 45-67; "code") indicates a respective network provider (see Stewart; col. 3 lines 45-67; "code allows recognition of a user before providing access to system services") of the plurality of possible network providers (see Stewart; col. 3 lines 45-67; figure 1; information providers who provide access to system services); wherein the wireless access point (see Stewart; figure 1; "A.P.", thus a wireless access point of one geographic location from a plurality of access points from other geographic locations) is operable to determine the network provider (see Stewart; col. 3 lines 45-67; figure 1; information providers) indicated by the identification information (see Stewart; col. 3 lines 45-67; figure 1; "provide access to system services" by "code") information from the plurality of possible network providers; wherein, in determining the network provider (see Stewart; col. 7 lines 32-38; "Fig. 1 shows one AP 10 and one service and information provider 20 connected to network 15. However, any number of such APs and services and information providers would typically be connected to network 15 to service any number of mobile units", thus using one network provider from a plurality of network providers) for the computing device (i.e. mobile unit), the wireless access point (see Stewart; figure 1; access point) is operable to access the memory medium (see Stewart; figure 1; memory) and use the received identification information (i.e. inquiry request; see Stewart; col. 3 lines 45-63; "mobile unit 5 would also be equipped with a code generator which generates an identification code", thus identification information; col. 4 lines 66-67; col. 5 lines 1-6; "transmission of an

**inquiry requiring a response”, thus sending information to request a service from a provider) to determine the network provider (see Stewart; col. 3 lines 45-63); wherein the wireless access point (see Stewart; figure 1; access point) is operable to provide data (see Stewart; abstract; “provides data”) received from the computing device (see Stewart; abstract; “mobile unit”) to a destination based on the determined network provider (see Stewart; abstract; “network communicates with information providers connected to the network and provides data to the mobile unit through the access point corresponding to the location of the mobile unit”); wherein network access (see Stewart; figure 1; access point providing network access to a mobile unit) is provided to the computing device (see Stewart; figure 1; “m.u.” mobile unit) through the destination (see Stewart; figure 1; information is provided through provider, thus through a destination).**

Regarding claim 45, Stewart discloses he wireless access point (see Stewart; figure 1; “A.P.” thus an access point), wherein the wireless access point is useable by subscribers (i.e. mobile users) of each of the plurality of possible service providers (see Stewart; abstract; col. 3 lines 60-63; col. 4 lines 48-55; using a plurality of service providers by a mobile unit from one or more APs).

Regarding claim 46, Stewart discloses the wireless access point (see Stewart; figure 1; “A.P.” thus an access point), wherein the determined network provider bills for access by the computing device (i.e. mobile unit) to the network (see Stewart; col. 3 lines 45-67; “Such and identification code allows recognition of a user before

**providing access to system services, thereby providing a measure of security and a service billing mechanism”).**

Regarding claim 47, Stewart discloses the wireless access point (see Stewart; figure 1; “A.P.”, thus an access point), wherein memory medium (see Stewart; figure 1; memory) further comprises associated methods for providing data to the respective plurality of possible network providers (see Stewart; abstract; “the network communicates with information providers connected to the network and provides data to the mobile unit through the access point”); wherein, in determining the network provider for the computing device, the wireless access point (see Stewart; figure 1; “A.P.”, thus access point) is operable to access the memory medium (see Stewart; figure 1; memories are accessing by “A.P.” 10), use the received network provider identification information to determine the network provider (see Stewart; abstract), and use an associated method for providing the data to the determined network provider (see Stewart; abstract: “the network communicates with information providers connected to the network and provides data to the mobile unit through the access point”).

Regarding claim 48, Stewart discloses the wireless access point (see Stewart; figure 1; “A.P.”, thus an access point), wherein the identification information comprises a System ID (i.e. mobile unit identification code; see Stewart; col. 3 lines 45-67; “identification code” which is generated by a mobile unit equipped with a code generator) of the computing device, wherein the System ID (i.e. SSID) uniquely identifies a network provider of the plurality of possible network providers (see Stewart;

**abstract; col. 3 lines 45-67; "such an identification code allows recognition of a user before providing access to system services").**

Regarding claim 49, Stewart discloses the wireless access point, wherein the wireless access point **(see Stewart; figure 1; "A.P." thus an access point)** is operable to provide the data **(i.e. communicate)** to the destination in a secure manner **(see Stewart; col. 3 lines 45-67; "providing a measure of security")**.

Regarding claim 50, Stewart discloses the wireless access point **(see Stewart; figure 1; "A.P.", thus a wireless access point)**, wherein the wireless access point **(see Stewart; figure 1; "A.P.", thus a wireless access point)** is at a known location in a geographic region **(see Stewart; abstract; "the access points are arranged in known geographic locations")**, wherein the wireless access point is operable to provide geographic location information indicating a known geographic location of the computing device **(see Stewart; abstract; "When one of the access points detects the presence of the mobile unit, it sends a signal to the network indicating the location of the mobile unit")**; wherein network access is selectively provided to the computing device based on the known geographic location of the computing device **(see Stewart; abstract; "based on the signal received from the access point, the network communicates with information providers connected to the network and provides data to the mobile unit through the access point corresponding to the location of the mobile unit")**.

Regarding claim 57, Stewart discloses the wireless access point **(see Stewart; figure 1; "A.P.", thus a wireless access point)**, wherein said identification information



(see Stewart; col. 3 lines 45-63; "mobile unit 5 would also be equipped with a code generator which generates an identification code", thus identification information) comprises a known geographic location (i.e. latitude, longitude, altitude, and other geographic information; see Stewart; col. 4 lines 8-21; "latitude, longitude, altitude", thus known geographic location) of the portable computing device (i.e. mobile unit; see Stewart; col. 4 lines 8-21; "mobile unit").

Regarding claim 58, Stewart discloses the wireless access point (see Stewart; figure 1; "A.P." thus a wireless access point), wherein the wireless access point (see Stewart; figure 1; "A.P." thus a wireless access point) is operable to provide the data to the destination utilizing Layer 2 (i.e. data link layer) forwarding (It is known to one of ordinary skill who has studied communications, in particular networking about how communication is done using the 7 layer model - particularly that data travels through all layers on end nodes and the lower layers on intermediate forwarding nodes. -Layer 2 is the DataLink layer and it would have been know to one of ordinary skill that data travels over the DataLink layer when being forwarded from node to node).

Regarding claim 65, Stewart discloses the wireless access point (see Stewart; figure 1; "A.P.", thus an access point), wherein the computing device (i.e. mobile unit) is a portable computing device (see Stewart; figure 1; "M.U." a mobile unit, thus a portable computing device.).

Regarding claim 44, Stewart does not specifically disclose storing a data structure.

Regarding claim 47, Stewart does not specifically disclose storing a data structure.

Regarding claim 44, Pitchaikani discloses storing a data structure (see Pitchaikani; col. 8 lines 22-33; “Each MIB object identifier of MIB object identifiers 206 identifies an object. An object is a data structure for storing values for predetermined types of information. The data structure of an object may include a plurality of data types as well as other objects. Each group identifier of group identifiers 208 identifies a specific object group. An object group includes one or more objects identified in MIB object identifiers 206.”)

Regarding claim 47, Pitchaikani discloses storing a data structure (see Pitchaikani; col. 8 lines 22-33; “Each MIB object identifier of MIB object identifiers 206 identifies an object. An object is a data structure for storing values for predetermined types of information. The data structure of an object may include a plurality of data types as well as other objects. Each group identifier of group identifiers 208 identifies a specific object group. An object group includes one or more objects identified in MIB object identifiers 206.”)

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **Pitchaikani**, thereby allowing to reduce functional and data redundancies (see **Pitchaikani col. 2 lines 48-50**), supplying agent-to-MIB information (see **Pitchaikani; col. 2 lines 50-51**), providing a mechanism for supplying a specific type of information about a device (see **Pitchaikani;**

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**col. 2 lines 53-56**), and making it possible for the central database be updated to support devices and agents (**see Pitchaikani; col. 2 lines 65-67**).

2. Claims 51, 52, 53, and 64 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061) in combination with Pitchaikani (U.S. 5,684,988)**, and further in view of **P802.1Q/D11**.

Regarding claim 51, Stewart discloses the wireless access point (**see Stewart; figure 1; "A.P.", thus an access point**).

Regarding claim 52, Stewart discloses the wireless access point (**see Stewart; figure 1; "A.P.", thus an access point**).

Regarding claim 53, Stewart discloses the wireless access point (**see Stewart; figure 1; "A.P.", thus an access point**).

Regarding claim 64, Stewart discloses the wireless access point (**see Stewart; figure 1; "A.P.", thus an access point**).

Regarding claim 51, Stewart does not specifically disclose wherein at least a subset of the identification information entries each indicate at least one VLAN.

Regarding claim 52, Stewart does not specifically disclose wherein each VLAN specifies a network provider.

Regarding claim 53, Stewart does not specifically disclose wherein the indicated VLAN is used in providing network access.

Regarding claim 64, Stewart does not specifically disclose wherein the wireless access point is operable to provide the data to the destination utilizing the tagged VLAN.

Regarding claim 51, P802.1Q/D11 discloses wherein at least a subset of the identification information **(see P802.1Q/D11; page 22; “a tagged frame whose tag header carries both VLAN identification and priority information”, thus identification information)** entries each indicate at least one VLAN **(see P802.1Q; page 22; “header carries both VLAN identification and priority information”, thus VLAN identification information)**. Regarding claim 52, P802.1Q/D11 discloses wherein each VLAN **(see P802.1Q/D11; page 15; “VLANs”, thus VLAN indicates group membership)** specifies a network provider **(i.e. logical group of stations that can communicate as if they were on the same LAN; see P802.1Q/D11; page 15; “VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same LAN. They also facilitate easier administration of moves, adds and changes in members of these groups.”)**.

Regarding claim 53, P802.1Q/D11 discloses, wherein the indicated VLAN **(see P802.1Q/D11; page 15; “VLANs”, thus VLAN indicates group membership)** is used in providing network access **(i.e. logical group of stations that can communicate as if they were on the same LAN; see P802.1Q/D11; page 15; “VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same LAN. They also facilitate easier administration of moves, adds and changes in members of these groups.”)**.

Regarding claim 64, P802.1Q/D11 discloses wherein the wireless access point is operable to provide the data to the destination utilizing the tagged VLAN **(see**

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**P802.1Q/D11; page 15; “VLANs”, thus VLAN indicates group membership amongst which data is communicated)..**

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart**, as taught by **P802.1Q/D11**, thereby creating offering the following benefits as stated on page 15 of P802.1Q/D11:

- a) VLANs are supported over all IEEE 802 LAN MAC protocols, and over shared media LANs as well as point-to-point LANs.
- b) VLANs facilitate easy administration of logical groups of stations that can communicate as if they were on the same LAN. They also facilitate easier administration of moves, adds and changes in members of these groups.
- c) Traffic between VLANs is restricted. Bridges forward unicast, multicast and broadcast traffic only on LAN segments that serve the VLAN to which the traffic belongs.
- d) As far as possible, VLANs maintain compatibility with existing bridges and end-stations.
- e) If all Bridge Ports are configured to transmit and receive Untagged Frames (3.14), bridges will work in plug-and-play ISO/IEC 15802-3 mode. End-stations will be able to communicate throughout the

Bridged LAN.

12. Claim 54 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)** in combination with **Pitchaikani (U.S. 5,684,988)**, and further in view of **Barkan (U.S. 5,864,667)**.

Regarding claim 54, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 54, Stewart does not specifically disclose wherein said identification information comprises a digital certificate.

Regarding claim 54, Barkan discloses wherein said identification information (**i.e. identification package; see Barkan; col. 3 lines 56-67; “identification package”**) comprises a digital (**see Barkan; col. 3 lines 56-67; “digital”**) certificate (**see Barkan; col. 3 lines 56-67; “certificate”**).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061)** and **P802.1Q/D11**, as taught by **Barkan**, thereby offering alleviating the problem of user identification encountered in various situations in the modern period of widespread use of global communications and information exchange (**see Barkan; col. 2 lines 55-67**).





13. Claims **55 and 56** rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)** in combination with **Pitchaikani (U.S. 5,684,988)**, and further in view of **802.11D-1997**.

Regarding claim 55, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 56, Stewart discloses the method (**see Stewart; col. 2 lines 36-45; “mobile users communicate with wireless local area networks”, thus providing access to a wireless network system, a method**) with identification information (**see Stewart; col. 3 lines 45-63; “mobile unit 5 would also be equipped with a code generator which generates an identification code”, thus identification information**).

Regarding claim 55, Stewart does not specifically disclose wherein said identification information comprises an IEEE 802.11 system identification.

Regarding claim 56, Stewart does not specifically disclose wherein said identification information comprises a media access control (MAC) identification.

Regarding claim 55, 802.11D-1997 discloses wherein said identification information (i.e. **PICS proforma information**; see 802.11D-1997; page 273; "**A.3.1 General structure of the PICS proforma**") comprises an IEEE 802.11 (see 802.11D-1997; page 1; "802.11") system identification (see 802.11D-1997; page 273 "**Annex A: Protocol Implementation Conformance Statement (PICS)**"); "**PICS is a statement of which capabilities and options of the protocol have been implemented**", thus identification information identifying the implementation system.).

Regarding claim 56, 802.11D-1997 discloses wherein said identification information (i.e. **PICS proforma information**; see 802.11D-1997; page 273; "**A.3.1 General structure of the PICS proforma**") comprises a media access control (MAC) identification (see 802.11D-1997; page 277 "**A.4.4 MAC Protocol**"; page 277 "**A.4.4.1 MAC Protocol Capabilities**"; page 280 "**A.4.4.2 MAC frames**"; page 281 "**A.4.4.3 Frame exchange sequences**"; page 281 "**A.4.4.4 MAC Addressing functions**"; different MAC identification information).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061)** and **P802.1Q/D11**, as taught by **802.11D-1997**, thereby offering the following PICS benefits as stated on page 272 of **802.11D-1997**:

- a) By the protocol implementor, as a checklist to reduce the risk of failure to conform to the standard through oversight;
- b) By the supplier and acquirer, or potential acquirer, of the implementation, as a detailed indication of the capabilities of the implementation, stated relative to the common basis for understanding provided by the standard PICS proforma;
- c) By the user, or potential user, of the implementation, as a basis for initially checking the possibility of interworking with another implementation (note that, while interworking can never be guaranteed, failure to interwork can often be predicted from incompatible PICS proformas)
- d) By a protocol tester, as the basis for selecting private tests against which to assess the claim for conformance of the implementation.

14. Claims 59-63 rejected under 35 U.S.C. 103(a) as being unpatentable over **Stewart (U.S. 5,835,061)** in combination with **Pitchaikani (U.S. 5,684,988)**, and further in view of **Thaler (INTERNET-DRAFT)**.

Regarding claim 59, Stewart discloses the wireless access point comprising identification information used in a memory medium comprising a MIB.

Regarding claim 59, Stewart does not specifically disclose wherein the entries (**i.e. MIB entries**) each indicate at least one tunneling protocol, wherein the access point is operable to provide the data to the destination utilizing a tunneling protocol.

Regarding claim 60, Stewart does not specifically disclose, wherein the tunneling protocol is PPTP.

Regarding claim 60, Stewart does not specifically disclose, wherein the tunneling protocol is IPSEC.

Regarding claim 62, Stewart does not specifically disclose, wherein the tunneling protocol is GRE.

Regarding claim 63, Stewart does not specifically disclose, wherein the tunneling protocol is IP-in-IP.

Regarding claim 59, Thaler discloses entries (**see Thaler; “1. Introduction”; “managed objects”**) each indicate at least one tunneling protocol (**see Thaler; “1. Introduction”; “PPTP”, “IPSEC”, “GRE”, “IP-in-IP”, thus tunneling protocols**), wherein the wireless Ethernet is operable to provide the data to the destination utilizing

a tunneling protocol (see Thaler; “3. Overview”; “the tunnel table contains information on the tunnels known to a router”, thus a wireless Ethernet device utilizes a tunneling protocol).

Regarding claim 60, Thaler discloses, wherein the tunneling protocol is PPTP (see Thaler; “1. Introduction”; “PPTP”).

Regarding claim 60, Thaler discloses, wherein the tunneling protocol is IPSEC (see Thaler; “1. Introduction”; “IPSEC”).

Regarding claim 62, Thaler discloses, wherein the tunneling protocol is GRE (see Thaler; “1. Introduction”; “GRE”).

Regarding claim 63, Thaler discloses, wherein the tunneling protocol is IP-in-IP (see Thaler; “1. Introduction”; “IP-in-IP”).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the invention of **Stewart (U.S. 5,835,061)** in combination with **Pitchaikani (U.S. 5,684,988)**, as taught by Thaler (**INTERNET-DRAFT**), thereby defining a Management Information base (MIB) for use with network management protocols in the internet community, managing tunnels of any type over IPv4 network (see RFC 2667; “1. Abstract”),

***Conclusion***

15. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ADAM DUDA whose telephone number is (571)270-5136. The examiner can normally be reached on Mon. - Fri. 9:30 a.m. - 7:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kwang B. Yao can be reached on (571) 272 - 3182. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2416

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Adam K Duda/  
Examiner, Art Unit 2616

/Kwang B. Yao/  
Supervisory Patent Examiner, Art Unit 2416